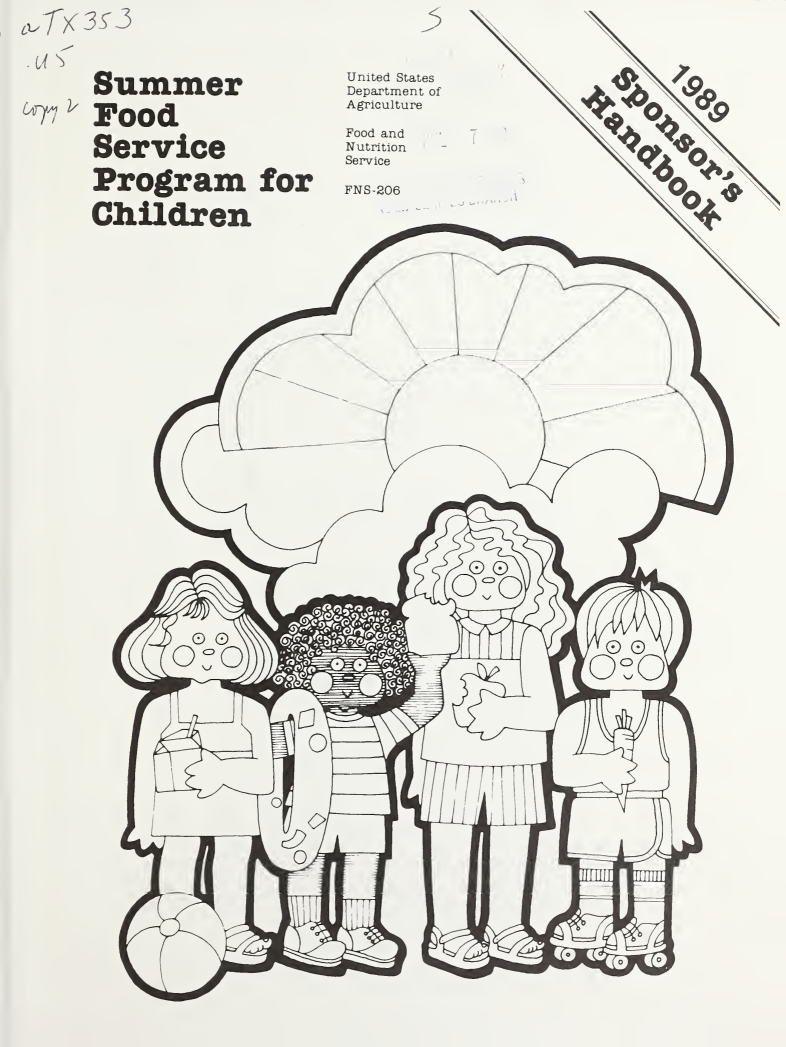
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The Summer Food Service Program for Children is available to all children without regard to race, color, national origin, sex, age, or handicap. Any person who believes he or she has been treated unfairly in receiving food services because of discrimination should write immediately to the Secretary of Agriculture, Washington, DC 20250.

The Sponsor's Handbook is a vital reference for any sponsor who participates or plans to participate in the Summer Food Service Program for Children. It also contains a section which addresses the needs of food service management companies providing meals to Summer Program sponsors.

The Summer Food Service Program (SFSP) was established to ensure that, during school vacation, children would be able to receive the same high-quality meals provided during the school year by the National School Lunch and School Breakfast Programs. The program resulted from an increased awareness of the critical importance of proper nutrition for children and a belief that a school vacation should not end the availability of nutritious meals for many children. Although the program operates primarily during the summer vacation months, when many schools are closed, it also provides meals in situations where schools operate on a continuous school year calendar.

This handbook for SFSP sponsors consists of five main sections:

Section 1, "Planning a Program," provides information to help guide potential sponsors through the early stages of planning and operating a program. This section includes information on determining eligibility, planning the meal service, and applying for the program.

Section 2, "Administering a Program," outlines in more detail the sponsor's administrative responsibilities in the areas of training, recordkeeping, and monitoring.

Section 3, "Food Service Management Companies," discusses how a sponsor contracts with a food service management company. This section includes information on the sponsor's and food service management company's responsibilities in relation to operating the food service program.

Section 4, "Camps," discusses the unique eligibility requirements and reimbursement methods used by camps, and their special needs.

Section 5, "References," lists the meal pattern requirements, necessary worksheets, and sample forms that sponsors may use. A glossary is also included at the end of this section.

Program Basics The SFSP makes meals available to children 18 years old or younger. People over 18 years old, who (1) are determined to be mentally or physically handicapped by a State or local educational agency and (2) participate in a public or private nonprofit school program for the handicapped during the school year, are also eligible to receive SFSP benefits.

A basic understanding of the summer program requires familiarity with each of the terms that are discussed below:

Sponsor: Organizations which may sponsor the summer program are limited to (1) public or private nonprofit school food authorities, residential summer camps, and colleges or universities currently participating in the National Youth Sports Program; and (2) local, municipal, county, or State government entities which have direct operational control over each site under their sponsorship. Such operational control means that the sponsor will be responsible for (1) managing site staff, including such areas as hiring, conditions of employment, and termination; and (2) exercising management control over program operations at sites during the period of program participation.

When applying for the program, a prospective sponsor must demonstrate that it has the necessary financial and administrative capability to meet program objectives and comply with program regulations. Sponsors must also accept final financial and administrative responsibility for all sites under their auspices. All approved sponsors must operate the program according to the provisions of SFSP regulations, relevant instructions, this handbook, other program guidance materials, and applicable State and local laws.

Reimbursement: Sponsors of the summer program receive Federal funds based on the number of meals they serve to children. Reimbursement rates have been established to reflect the costs of preparing and serving meals and the costs of administering the program. There are different rates for each type (that is breakfast, lunch/supper, and snack) and the rates limit the amount of money that a sponsor may receive for each meal served according to program regulations. The number of eligible meals served multiplied by the appropriate reimbursement rate will be the maximum amount of money that a sponsor may receive for either its administrative or operating costs. For administrative costs a sponsor will receive the lesser of (1) actual administrative costs; (2) the amount in its approved administrative budget; or (3) the amount provided by the rates. For operating costs, the sponsor will receive the lesser of actual operating costs or the amount provided by the rates.

Sponsors may receive advance payments, and they may also be able to receive some startup money. U.S. Department of Agriculture (USDA) commodities are available under the SFSP for sponsors that prepare their own sites' meals; for those that contract with a school food authority for prepared meals; and for school food authority sponsors that competitively procure SFSP meals from the same food service management company that competitively provided their National School Lunch Program (NSLP) meals during the last school session. Additional administrative funds are available for sponsors of rural sites and sponsors that prepare their own sites' meals. Sponsors must keep adequate records of their program operations in order to receive reimbursement.

The records required for reimbursement are discussed later in this publication. All participating sponsors are subject to audit by the administering agency, USDA's Office of the Inspector General (OIG), and the General Accounting Office (GAO).

<u>Site:</u> Sponsors may operate the program at one or more "sites"—the physical locations where program meals are made available to eligible children. Regular sites may be approved to serve up to two meals daily, either lunch and breakfast or lunch and a snack, while sites serving primarily migrant children and camps may be approved to serve up to four meals per day—breakfast, snack, lunch, or supper.

Regular sites and sites serving primarily migrant children serve either (1) an "open" geographical area where at least 50 percent of the local children are eligible for free or reduced-price school meals, as determined by information provided by local public and nonprofit private school officials, welfare or education agencies, zoning commissions, census tracts, migrant organizations, or other appropriate sources; or (2) an "enrolled" program where children are enrolled and where at least 50 percent of the enrolled children are individually determined to be eligible for such meals.

Enrolled sites are usually established (1) where an identified group of needy children living in a "pocket of poverty" are provided SFSP meals; (2) where identified needy children are transported to a congregate meal site located in a geographical area with less than 50 percent eligible children; or (3) where a sponsor operates a program for a specific group of children, providing recreational, cultural, religious, or other types of organized activities except, as indicated on page 16, at an accredited summer school. Sponsors of such sites must provide eligibility forms to all the enrolled children and be able to demonstrate, using only the completed and approved forms, that at least half of them are eligible for free or reduced-price school meals.

Sponsors of "open" or "area eligible" sites are reimbursed for meals served to all attending children; while sponsors of "enrolled" sites, who may not base their sites' eligibility on area data or "information from other appropriate sources," are reimbursed only for meals served to their enrolled attendees.

Residential summer camps and nonresidential day camp sites must take applications from all enrolled children and determine their individual eligibility for SFSP meals, since such sponsors may claim for reimbursement only those meals served to children at the camp who are eligible for free or reduced-price school meals. Nonresidential day camps, which can only participate as sites under sponsorship of eligible school food authorities, colleges, universities, or governmental units, <u>must</u> offer a continuous schedule of organized cultural or recreational programs for enrolled children between their SFSP meal services.

Administrative, operational, and financial responsibility cannot be delegated below the sponsor level. The quality of the meal service and the conduct of site personnel reflect directly upon the sponsor's performance.

Administering agency: The SFSP is administered through an agency of the State government or by a regional office of the Food and Nutrition Service (FNS). The administering agency deals directly with the sponsors within its geographic domain, and helps them plan and operate their programs. It offers training sessions to the sponsor's supervisory personnel and, during the summer, State agency or FNS regional office representatives visit sponsors and sites and may make suggestions to improve program management. Sponsors can contact the administering agency at any time about any questions or problems they may have.

#### 1. PLANNING A PROGRAM

Sponsor Eligibility: Every sponsoring organization must meet certain requirements. Only (1) public and private nonprofit school food authorities, residential summer camps, colleges or universities which participate in the National Youth Sports Program and (2) local, county, municipal and State government units may serve as sponsors. Governmental units which elect to sponsor the program must certify on the application for participation that they have direct operational control over all sites under their sponsorship. Direct operational control means that the sponsor is responsible for managing site staff, including such areas as hiring, determining conditions of employment, and termination, and for exercising management control over SFSP operations at sites during the period of program participation.

Private nonprofit sponsors must be tax exempt under the Internal Revenue Code of 1954, as amended; and all sponsors must demonstrate adequate administrative and financial responsibility to manage an effective food service at their sites. Except for sponsors of residential camps, those serving migrant programs, and those serving needy areas that would otherwise not be served, sponsors should also provide a year-round public service to the area in which they intend to provide the SFSP.

Determination of Need: Because the SFSP is primarily directed toward children in needy areas, sponsors of regular "open" and "enrolled" sites and those serving primarily migrant children must, as a required part of the application process, document the need of the geographical area, or the identified population of needy children, they intend to serve. Such sponsors must submit information to the administering agency in order to establish the eligibility of each noncamp site, and the following paragraphs describe the different kinds of documentation they should use to determine this eligibility. Sponsors of camps must meet other requirements that are described later in this section.

#### School Data

Eligibility Based on the Area Served: Sponsors must demonstrate the eligibility of each individual noncamp site they propose to operate. There are a number of methods that sponsors may use to determine whether an area they intend to serve is eligible for the program. Generally, sponsors will find it most helpful to contact the local schools directly in order to obtain the necessary information to determine the need of the area they wish to serve. If sponsors decide to use school data, they must determine which school (or schools) serve the children who live in the area where they intend to offer the program. Local school districts or local nonprofit private schools serving the area can then provide sponsors with the number of children who are eligible for free and reduced-price National School Lunch or School Breakfast Program meals and the total enrollment of the school(s).

If sponsors plan to use school data they can use only data from the local school or school district in the area they intend to serve. They must provide the administering agency with the following information to document the eligibility of the area they intend to serve:

- The names of local schools or school districts;
- The number of children eligible for free and reduced-price meals who are enrolled in the local schools or school districts; and
- The total number of children enrolled in the local schools or school districts.

The administering agency will determine the eligibility of each site based on the data submitted by the sponsor. The local school or school district must certify that the data are accurate. Therefore, a sponsor should ask local schools or districts to provide the necessary figures on school or district stationery, with the signature of an authorized school official. Sponsors that determine the site's eligibility by the area served do not have to obtain the names of the eligible children from school officials.

#### Census Tract Data

Sponsors may also document the need of an area by submitting census tract data. We suggest that sponsors use census tract data only if school information is nonexistent or irrelevant for a particular site. Census data may be almost 10 years old, and an area as small as a census tract may have undergone substantial demographic change since the time of the most recent data. Census data records are frequently available from local government planning offices or public libraries.

The census data that a sponsor should use to determine eligibility will depend on the location of the area the sponsor hopes to serve. If a sponsor hopes to serve an area located in a city with a population of over 50,000, the following documents should be used: "Table P-1, General Characteristics of Persons" and "Table P-11, Income and Poverty Status in 1979." Table P-1 lists, by tract number or city, the average number of people per household and Table P-11 lists, by tract number or city, the median income.

If a sponsor wishes to serve an area located in a county with a population of less than 50,000, the sponsor should refer to "Table 14, Summary of General Characteristics" and "Table 180, Income Characteristics in 1979 for Counties." Table 14 lists, by tract number or county, the average number of people per household and table 180 lists, by tract number or county, the median income.

If sponsors elect to use census data to document the eligibility of sites, they must first consult a census map to determine the tract that includes each area they wish to serve. Once the tract is determined, sponsors should look at table P-ll (for cities with more than 50,000 people) or table 180 (for counties with less than 50,000 people) to determine the median "family" income for the tract. Then, sponsors should determine the average household size for the tract from table P-l for cities or table 14 for counties. Although the average household size will not usually be a whole number, the decimal/fraction must not be rounded up or down. Rather, the tract figures must be adjusted and compared to the income eligibility guidelines for reduced-price school meals as in the following example:

USDA's family-size and income guidelines set a maximum annual income of \$17,927 for reduced-price meals for a family of three. Suppose a given census tract has a median income of \$18,100 and an average household size of 3.28. To make the comparison, the census tract data must be prorated to reflect the income of a family of three. This is accomplished by setting up a proportion and computing as follows:

(1) 
$$\frac{3.28}{\$18,100} = \frac{3}{X}$$
 (2) 3 x \$18,100 = \$54,300   
 (3) \$54,300 ÷ 3.28 = \$16,554.87

Since the decimal is greater than .49, it must be rounded up to yield a prorated income of \$16,555 for a family of three in this hypothetical census tract. Compare this number to the maximum annual income listed in the current guidelines to determine the eligibility of the area—a prorated income of \$16,555 versus the \$17,927 maximum listed in the guidelines. Because the median income for the tract is lower than the reduced—price guideline, the tract meets the definition of an "area where poor economic conditions exist."

Sponsors that wish to document site eligibility with census tract data must submit to the administering agency photocopies of:

- (1) the census map page that includes the tract used;
- (2) the page from table P-1 or table 14 indicating the average number of persons per household in the tract; and
- (3) the page from table P-11 or table 180 indicating the median household income in the tract.

Eligibility Based on the Enrollment Group Served: Sponsors of sites where meals are served only to an enrolled group of children <u>must</u> document their sites' eligibility based on statements of the family size and income, or food stamp or AFDC case numbers, of children enrolled at each site. For such site to be eligible, the sponsor must be able to demonstrate, using <u>only</u> the completed eligibility forms, that at least 50 percent of the enrolled children have been individually determined eligible for free or reduced-price school meals. Such sponsors must provide the administering agency with:

# Eligibility Statements

- (1) A statement that they will use the <u>FLIGIBILITY FORM FOR CAMPS AND ENROLLED SITES</u> on pages 68 and 69 in the REFERENCES section of this handbook, or a sample of their individually developed form containing the identical information that they will use, to make the eligibility determinations;
- (2) The total number of children enrolled at the site; and
- (3) The number of children enrolled at the site who are determined eligible for free and reduced-price school meals, based on the income eligibility guidelines or on their food stamp or AFDC case numbers.

Sponsors of enrolled sites are <u>not</u> required to submit the completed and approved eligibility forms to the administering agency. However, for each site that will be documented as eligible based on enrollment data, they must have (1) records of the total number of children enrolled at the site, and (2) the actual approved eligibility form for each child who is counted as being eligible for free or reduced-price school meals.

Other Documentation: If sponsors are unable to document the need of their area or site(s) by school data, census tract data, or enrollment data, they have several other options:

(1) Sponsors may submit photocopies of appropriate data from their State's volume of <u>The 1980 U.S.Census Reports</u>, <u>General Social and Economic Characteristics</u> (Bureau of the Census publication # PC 80-1-C, volumes 2-52, which can be obtained from public libraries) to document their area(s)' need.

# Documentation for Indians

(2) Sponsors offering programs at sites located on Indian reservations may obtain statistics on the population from one of the 12 area offices of the Bureau of Indian Affairs.

# Documentation for Migrants

(3) Sponsors may submit information obtained from a migrant organization to document the eligibility of sites serving the children of migrant workers. The administering agency must determine that the organization <u>is</u> a migrant organization, and the information provided must indicate that at least 50 percent of the children are eligible for free and reduced-price school meals.

Frequency of Need Documentation Sponsors serving the same site(s) in consecutive years may use documentation from the previous year to support their eligibility to participate in the SFSP, unless the site is a nonresidential day camp, a residential summer camp, or an enrolled site whose participation is based on the free or reduced-price meal eligibility of at least half of the enrolled children, rather than on the geographical area it serves. In instances where existing documentation for such "open" or "area eligible" site does not clearly indicate that at least 50 percent of the children in the geographical area served by the site are eligible for free or reduced-price school meals, revised and updated documentation must be submitted.

Need Documentation for Camps Sponsors offering the SFSP at residential summer camps and non-residential day camp sites may claim reimbursement only for the meals served at such sites to campers who have been individually determined to be eligible for free or reduced-price school meals. Camp sponsors must make such determinations on the basis of the eligibility form information submitted by the parent or guardian of each child. They compare that information with USDA's income eligibility guidelines for the National School Lunch and School Breakfast Programs, and then determine the child's eligibility for meals in the SFSP.

Sponsors of residential and nonresidential camps must provide the administering agency with the number of children enrolled in each session at each camp site who have been determined eligible for reimbursed SFSP meals. This information must be submitted before the time the sponsor's claim for reimbursement is submitted, or at a time specified by the administering agency.

Administering agencies may also require camp sponsors: (1) to indicate that they will use the <u>ELIGIBILITY FORM FOR CAMPS AND ENROLLED SITES</u> on pages 68 and 69 in the REFERENCES section of this handbook; or (2) to submit a sample of the locally developed form that they will use to collect family size and income data, or food stamp or AFDC case numbers from the children enrolled in each session, in order to determine their eligibility for program meals.

Camp sponsors are <u>not</u> required to submit their approved eligibility forms to their administering agency. They must, however, have the originals of the approved forms for all eligible children available for review in their files.

#### Meal Service

Methods of Meal Preparation Before an administering agency will approve a program application, a sponsor will have to indicate the method it will use to provide meals to children. Several factors—the cost of food, the number of meals required, the type of meal service, the number of sites, the type of sites, and the facilities at each site—will influence the sponsor's choice.

Sponsors may choose from several methods of providing meals. They may either (1) prepare their own meals, (2) obtain meals from a school food service authority, or (3) obtain meals from a food service management company.

Sponsor Meal Preparation Many sponsors choose to prepare their own meals, which allows the sponsor to have maximum control over the quality of preparation. Depending on the facilities available at its sites, a sponsor may prepare meals at each site location or at a central kitchen. Preparing meals at the site requires that each site have adequate kitchen and storage facilities. Sponsors preparing meals at a central kitchen must decide how they are going to distribute the meals from the central kitchen to the sites. Sponsors preparing their own meals either at each site or at a central kitchen may receive additional administrative reimbursement.

Purchasing Meals from Schools

If sponsors choose not to prepare meals for their sites, they may instead purchase the meals from a school food service. Most schools have meal preparation and service facilities since they serve meals to children during the school year. Also, experienced school food service personnel are often available for summer jobs. Most schools participate in the National School Lunch and School Breakfast Programs. If meals for your summer program will be prepared in such schools, the State agency can permit you to serve meals that meet the requirements of these programs rather than the summer program meal patterns. If you wish to exercise this option, you should submit a request for permission to the administering agency along with your application for program participation.

Nonschool sponsors that wish to obtain their SFSP meals from a school should contact their local superintendent of schools, or principals of local nonprofit private schools. Such an arrangement will require either a written agreement or a contract with the school food authority, similar to the form on page 67 in the REFERENCES section of this handbook.

Commodities

Sponsors preparing meals onsite or at a central kitchen, those purchasing meals from a school food authority, and "school food authority" sponsors that competitively procure their SFSP meals from the same food service management company that competitively provided their most recent NSLP meals, are eligible to receive USDA-donated commodities under the SFSP. The administering agency will provide information about currently available foods to these sponsors, who may not receive commodities under more than one FNS program during the same period of time.

Purchasing Meals from Food Service Management Companies

Finally, sponsors may decide to contract with a food service management company to obtain meals. These sponsors should consult the Food Service Management Companies section in this handbook. This section explains the various requirements and procedures that sponsors must follow when they are locating and contracting with a food service management company.

Unitized Meals Food service management companies and school food service authorities must provide complete unitized meals to the sponsor's site(s). This means that meals must be packaged, delivered, and served as a unit. Milk and juice, which may be packaged separately, can be delivered and served as separate meal components, but the milk and juice are still considered part of the meal unit. Only unitized meals are reimbursable, unless the administering agency has approved a waiver of the unitized meal requirement.

Number of Meals The administering agency may approve regular sites for the service of up to two meals each day. These sites may serve lunch and breakfast or lunch and a snack. Sites serving primarily migrant children and camp sites can receive approval to serve up to four meals a day consisting of breakfast, snack, lunch, and supper.

Minimum Meal Requirements Meals served at SFSP sites must meet certain requirements that ensure well-balanced meals with the kinds and amounts of food children need to help meet their nutrient and energy needs. The meal patterns establish the minimum amounts of various meal components that must be served to each child in order for a sponsor to receive reimbursement for each meal.

Portion Adjustments The meal quantities shown below are for children from 10 to 12 years old. Sponsors serving older children may wish to serve more than these minimum quantities. In some cases, an administering agency may wish to allow a sponsor to serve smaller portions of food if the sponsor is serving a group of children under 6 years of age. Sponsors wishing to serve smaller portions must: (a) receive prior approval from the administering agency and (b) meet the meal pattern requirements for younger children established by the Child Care Food Program regulations. Sponsors wishing to serve smaller portions must demonstrate to the administering agency that they can control portion sizes and can ensure that the variations in portion size are in accordance with the age levels of the children being served.

Any sponsor approved by the administering agency to serve children who are under 1 year of age must comply with the applicable Child Care Food Program meal patterns. The administering agency will be able to provide sponsors with copies of Child Care Food Program regulations.

#### MEAL PATTERN REQUIREMENTS

BREAKFAST

Vegetables and Fruits

Vegetables and/or fruits 1/2 cup

- or full-strength vegetable or

fruit juice 1/2 cup

Or an equivalent quantity of any combination

of vegetable(s), fruit(s), and juice

Bread and Bread Alternates

Bread (whole grain or enriched) 1 slice

Or Bread Alternates

(whole grain or enriched):

- cornbread, biscuits, rolls, muffins, etc. 1 serving - or cooked pasta or noodle products 1/2 cup

- or cooked cereal grains such as rice,

corn grits, or bulgur

(whole grain, enriched, or fortified):

- or cooked cereal 1/2 cup

3/4 cup or 1 ounce - or cold dry cereal

(whichever is less)

1/2 cup

Or an equivalent quantity of a combination of bread or bread alternate(s)

Milk

Fluid milk 1 cup

(1/2 pint)

Optional

Meat and Meat Alternates

Lean meat or poultry or fish 1 ounce

(edible portion

as served)

Or Meat Alternates

- cheese 1 ounce 1 large egg - or eggs - or cooked dry beans or peas 1/2 cup2 tablespoons - or peanut butter

Or an equivalent quantity of any combination

of meat or meat alternate(s)

SNACK (supplemental food)

(Choose two from the following four components):

Meat and Meat Alternates

Lean meat or poultry or fish 1 ounce

> (edible portion as served)

0,00	1/1004	Alternates
Ur	Mear	Atternates

- cheese 1 ounce
- or eggs 1 large egg
- or cooked dry beans or peas 1/2 cup
- or peanut butter 2 tablespoons

Or an equivalent quantity of any combination of meat or meat alternate(s)

# Vegetables and Fruits

Vegetables and/or fruits 3/4 cup

- or full-strength vegetable or fruit juice

3/4 cup

Or an equivalent quantity of any combination

of vegetable(s), fruit(s), and juice (juices cannot be served with milk)

# Bread and Bread Alternates

Bread (whole grain or enriched) 1 slice

# Or Bread Alternates

(whole grain or enriched):

- cornbread, biscuits, rolls, muffins, etc. 1 serving - or cooked pasta or noodle products 1/2 cup

- or cooked cereal grains such as rice, corn grits, or bulgur

(whole grain, enriched, or fortified):

- or cooked cereal 1/2 cup
- or cold dry cereal 3/4 cup or
1 ounce
(whichever is

less)

1/2 cup

Or an equivalent quantity of any combination of bread or bread alternate(s)

Milk

Fluid milk 1 cup

(1/2 pint)

LUNCH OR SUPPER Meat and Meat Alternates

Lean meat or poultry or fish 2 ounces

(edible portion as served)

Or Meat Alternates

- cheese 2 ounces - or eggs 1 large egg - or cooked dry beans or peas 1/2 cup - or peanut butter 4 tablespoons

Or an equivalent quantity of any combination

of meat or meat alternate(s)

Vegetables and Fruits

(Must include 2 or more selections for a

total of 3/4 cup):

Vegetables and/or fruits

3/4 cup total

- or full-strength vegetable or

fruit juice (may be counted to meet not more than 1/2 of this requirement)

**Bread and Bread Alternates** 

Bread (whole grain or enriched):

1 slice

Or Bread Alternates

(whole grain or enriched):

- cornbread, biscuits, rolls, muffins, etc. 1 serving - or cooked pasta or noodle products 1/2 cup

- or cooked cereal grains such as rice,

corn grits, or bulgur 1/2 cup

Or an equivalent quantity of any combination of bread or bread alternate(s)

Milk 1 cup Fluid milk (1/2 pint)

Sponsors may, of course, serve food items that are not listed in the meal pattern requirements. They may also serve more than the minimum quantities required. Sponsors will not receive reimbursement for meals that do not meet the minimum meal pattern requirements.

Meal Service Requirements In addition to serving meals that meet the meal pattern requirements, sponsors must be certain that they comply with the following rules when serving meals at each of their sites:

- \* Serve the same meal to all children.
- \* Ensure that children eat all meals onsite. Site personnel must be sure to supervise all children on the site while they are eating meals. Only meals that children eat onsite are eligible for reimbursement.
- \* Serve meals during the times of meal service submitted on the Site Information Sheet and approved by the administering agency. Sponsors must have the administering agency approve any changes in these meal service times.
- \* All children in attendance at the site must receive one meal before any child can be served a second meal.
- \* Ensure that 3 hours elapse between meals. If nonresidential camp sites and sites serving primarily migrant children serve lunch and supper with no afternoon snack between the two meals, they must be sure that 4 hours elapse between the lunch and supper. Such sites must begin serving supper no later than 7 p.m. and must end supper

service by 8 p.m. None of these time restrictions applies to residential camps. The administering agency must approve any other waivers to these restrictions.

- \* Ensure that the length of the meal service does not exceed 2 hours for lunch and supper and 1 hour for all other meals, including snacks.
- \* Adhere to local health and sanitation regulations.
- \* Arrange for delivery if the meals are not prepared at the site and arrange for storing the meals according to standards prescribed by local health authorities until meal time.
- \* Arrange for the proper storage of any excess meals.
- \* Make satisfactory arrangements for food service during inclement weather, if meals are served at an outdoor site.

### Limitations on Meal Service

The administering agency will limit sponsors to serving one meal a day at any site if it finds that the site is in violation of the meal service requirements and if the site does not take corrective action within a reasonable time. If the meals are not prepared at the site, the administering agency will not approve more than one meal service at that site unless either: (1) each meal can be delivered separately within 1 hour of beginning of the meal service, or (2) proper facilities exist onsite for storing the food.

# Sites

# Evaluating an Area

It is important that a sponsor adequately evaluate the needs and resources of the area(s) it hopes to serve prior to making final plans for site operations. In particular, a sponsor should try to determine the type and size of program that would best meet the needs of its community. As part of the inquiry into the community's needs, a sponsor should:

- \* Ask parks and recreation centers about their summer recreation programs.
- \* Contact local Y's, churches, and Scout groups about their summer plans.
- \* Contact minority referral sources and relevant minority organizations in the prospective site area.
- \* Contact other groups in the area that may be planning to participate in the summer program.
- \* Contact local parent groups to determine the level of parental support.

After sponsors have made these initial contacts around any area(s) they hope to serve, they will have an easier time evaluating different sites and deciding on the size of their operations. Sponsors will have to make three especially important decisions. They must:

- Select the particular sites where they will serve meals to children;
- Decide how many sites they will sponsor during the summer; and
- Determine how many children they will serve at each site they sponsor.

If sponsors take care in making these decisions before their programs start, they may be able to prevent problems that could arise later.

Selecting Sites

Sponsors must assume administrative and financial responsibility for total program operations at all sites under their supervision. They must therefore be certain that a site can offer a quality meal service before they decide to sponsor that site. State, local, municipal, or county government sponsors must certify that they will directly operate the program at each site under their sponsorship. Direct operation means that the sponsor will be responsible for (1) managing site staff, including such areas as hiring, conditions of employment and termination and (2) managing program operations at sites during the period of program participation. Included in the References section is a Site Selection Worksheet. Sponsors should complete this sheet when they visit potential sites. The sheet outlines several major issues that ought to be considered when evaluating sites and proves useful to sponsors when they prepare site information sheets.

Site Selection Worksheet The worksheet focuses on the following areas:

- Availability of meal service facilities: Sponsors will have to determine whether the meal service facilities available at a site are adequate for the type of meal service they are planning.

If the sponsor plans to prepare meals at the site, the site must have adequate meal preparation facilities. Whether a sponsor plans to have the meals prepared by a food service management company, by a school food service, or at a central kitchen, it should check the food holding facilities. If applicable, the sponsor should determine whether there are registered food service management companies in the area.

All sponsors should determine whether meals will be served inside or outside. If regular meal service is outdoors, sponsors must make sure there is adequate indoor space for meal service during inclement weather.

Need for site supervisors: According to program meal service requirements, sponsors should assess how much supervision will be necessary to ensure proper program operations. These supervisory needs will differ from site to site.

Serving capacity: Sponsors need to determine the maximum number of children who can be served at any of the sites where they plan to serve meals. This number will serve as an outside limit on the size of a sponsor's meal service at the site.

Site activities: If possible, sponsors should select sites that offer organized activities during the day. Sponsors should determine whether there are any year-round public service programs in the community that might serve as sites. These sites will usually have facilities that can be used for the meal service and a permanent staff.

Preoperational Site

A representative authorized by the sponsor must visit all sites before the sites are approved for the program. Sponsors should note the date of the visit to each site and the name of the person who visited each site. When they apply for the program, sponsors will have to certify that they have visited all the proposed sites.

Choosing the Number of Sites to Administer In addition to selecting the sites at which meals will be served, sponsors have to decide how many sites they will administer. This decision will depend greatly on the sponsor's administrative capability and on the size of the programs at the sites. Sponsors must be sure that they plan to operate programs that are consistent with the size of their administrative staff and the extent of their expertise. A small sponsor with limited administrative experience should carefully place limits on the number of sites where it will offer the program.

Special Milk Program

Sites <u>cannot</u> participate in both the summer program and the Special Milk Program. Sponsors may elect to operate the summer program at some of their sites, and other sites may participate in the Special Milk Program. However, sponsors must enter into a separate agreement with the administering agency to operate the Special Milk Program at those sites which are not participating in the summer program.

Summer Schools If a sponsor wishes to operate the program at a site offering a summer school program, the site must either open its food service to children other than those who are enrolled in the accredited school program or serve children outside of the summer school's hours. If the site serves only children who are enrolled in the summer school program, it must participate in the National School Lunch and School Breakfast Programs.

Problem Sites Sponsors should <u>not</u> select sites where site supervisors have had a poor performance record in past summer programs and where supervisors were unable to institute corrective action. Depending on the nature of these problems, the administering agency may not approve such sites for the program.

Determining the Number of Children to Serve When determining the number of children they will serve at their various sites, sponsors should take three factors into account: (a) their administrative capabilities, (b) the capacity of each site for serving children, and (c) the number of children in the area of each site who are likely to participate in the program. We cannot overemphasize how important it is for sponsors to determine as accurately as possible the number of children each site will serve. Sponsors can plan their programs adequately only when they know approximately how many children they will serve (and therefore about how much reimbursement they will receive).

An excellent way for sponsors to make this approximation is by contacting schools and children's organizations in the area of the sponsor's site. Because the number of children is so difficult to determine, sponsors may want to offer an enrollment-type program. In this type of program the sponsor is certain of the number of children who will be receiving meals.

Preoperational Health and Sanitation Requirements

When sponsors have chosen their prospective sites, they must:

- \* Notify the health department of all prospective site locations and ask the department to inspect them to ensure that they meet local standards.
- \* Alert the sanitation department to ensure prompt and regular trash removal.

Sponsor/Site Agreements

Sponsors that plan to administer a multiple site operation with sites that are not under their direct administrative control should enter into an agreement with the site supervisor or responsible site official. Such an agreement should list, in specific terms, the responsibilities of the site supervisor for the food service program. This agreement will make it easier for the site supervisor to understand his or her responsibilities. The agreement, however, does not relieve the sponsor of the final administrative and financial responsibility for operating the program. A sample sponsor/site agreement is contained in the References section. This does not apply to State, local, municipal, or county government sponsors who must directly operate the program at all sites under their sponsorship.

Approved Level of Meal Service

During the application approval process, the administering agency will approve sponsors that purchase meals from a food service management company to serve a maximum number of meals at each meal service for each site. The approved level represents the maximum number of meals sponsors can serve at each meal service at their vended sites and claim for reimbursement. If a sponsor determines that the approved level is too low, the sponsor may seek an adjustment by requesting the administering agency to conduct a site review. Or, the sponsor may document in writing (for the administering agency) that its attendance at a site exceeds the approved level. The administering agency may reduce the approved level at any time, if it determines that a site's attendance is greatly below its approved level.

Sponsors must plan for and adjust meal orders with the objective of serving only one meal to each child at each meal service. The sponsor must inform its food service management company of: (1) the approved level for each meal service at each site where the food service management company will provide meals; and (2) any adjustments in the approved level for its sites.

The sponsor must inform its food service management company that the approved level for its sites is the maximum number of meals that can be served at each site. This does not mean that such sites will serve that specific number of meals each day. The sponsor must clearly inform its food service management company that it will only be ordering the number of meals actually needed, based on participation trends and with the intent

of serving only one meal to each child at each meal service. During reviews, administering agencies will disallow all meals that exceed the approved level for each site.

# Operating Limitations

While making decisions about how many sites and how many children they will serve, sponsors should remember that there are outside limits on the size of a program. Sponsors may be approved for a maximum of 200 sites and for a total average daily attendance of 50,000 children at all sites. If a sponsor needs to exceed any of these maximum limits, the administering agency must determine that the sponsor has the capability and facilities for managing an operation of that size.

### Sponsor Selection Priorities

Confusion and waste often result when two or more sponsors compete for the same sites or for serving children in the same area. Such an overlap in service conflicts with program objectives. Consequently, administering agencies usually allow only one sponsor to serve a target population.

When determining which of the competing sponsors will serve a target population, the administering agency will give priority (in descending order) to:

- 1. Public or nonprofit private schools and other applicant sponsors that have successfully operated programs in a prior year
- 2. Sponsors that propose to prepare meals at their own facilities or sponsors that will operate only one site
- 3. Sponsors that propose to use local school food facilities for preparing meals
- 4. Other sponsors that have successfully operated a program
- 5. Sponsors that plan to integrate the program with Federal, State, or local employment or training programs.

#### Staffing

#### Staffing

The size and type of a sponsor's program will dictate many of the sponsor's staffing needs. Depending on a sponsor's program, many positions will require only part-time employment, particularly in the planning and closeout phases. The need for recordkeeping personnel varies according to the extent of support services provided to the program and the volume of records that must be maintained. To meet program monitoring requirements, the USDA recommends one monitor for every 15 to 20 sites in urban areas. The number of monitors necessary for rural sites may increase depending upon the geographic area to be covered. Varying opening and closing dates of individual site operations affect staffing needs. In every case, however, the sponsor must provide adequate personnel for overall management and monitoring of the program.

### Staff Duties

For guidance, refer to the list of responsibilities by position that follows. (Small programs will not need a different person for each of the duties described.) Sponsors needing more specific staffing guidance should consult their administering agency.

### Director

Responsible for:

- \* Providing overall management
- \* Supervising the program
- \* Selecting sites
- \* Submitting applications
- \* Corresponding with administering agency
- \* Coordinating with other agencies
- \* Conducting outreach efforts
- \* Hiring, training, and supervising staff
- \* Arranging for food preparation or delivery
- \* Ensuring that all monitoring requirements are met
- \* Adjusting meal orders
- \* Submitting reimbursement vouchers
- \* Ensuring Civil Rights compliance
- \* Handling all contracts, bidding, and negotiations with food service management companies

# Assistant Director (large program only)

Responsible for:

- \* Providing initial and ongoing training for sponsor and site personnel
- \* Designing forms for recordkeeping purposes
- \* Maintaining liaison with vendor to adjust meal delivery
- \* Checking reimbursement vouchers
- \* Maintaining time and attendance records of staff
- \* Maintaining records on number of meals served

#### Area Supervisor (very large program only)

This person is in charge of several monitors and reports site problems to the director or assistant director.

#### Responsible for:

- \* Scheduling monitors' visits
- \* Checking monitors' reports
- \* Preparing weekly summaries of monitoring efforts
- \* Providing ongoing training for monitors
- \* Visiting sites with monitors
- \* Determining need for and following through on corrective action

#### Bookkeeper

Responsible for:

- \* Maintaining records on the following:
  - Daily site reports, invoices, and bills
  - Food costs
  - Labor costs
  - Administrative costs

- Other costs
- Program income
- \* Preparing reimbursement vouchers
- \* Preparing payroll
- \* Purchasing office supplies

Monitor (At a minimum, one monitor is needed for every 15 to 20 sites.) The monitor visits sites on a regular basis and observes meal service operations. (See the Monitoring section in this handbook for more details.)

#### Responsible for:

- \* Checking onsite operations to ensure that site personnel maintain records and that the program operates in agreement with the requirements
- \* Visiting all sites within the first week of food service operations
- \* Reviewing food service operations of all sites within the first 4 weeks of operation
- \* Preparing reports of visits and reviews
- \* Revisiting sites as necessary
- \* Suggesting corrective actions for problems encountered
- \* Ensuring that the site takes corrective actions
- \* Conducting onsite training as necessary

#### Site Supervisor

The site supervisor is in charge of the program at the site level. Responsible for:

- \* Serving meals
- \* Cleaning up after meals
- \* Ensuring safe and sanitary conditions at the site
- \* Receiving and accounting for delivered meals
- \* Ensuring that children eat all meals onsite
- \* Ensuring that only eligible children receive meals
- \* Planning and organizing daily site activities
- \* Making meal arrangements during bad weather

### Sponsor Management Plan

When applying for the program, sponsors must submit a management plan that includes detailed information on the program's staffing pattern. Along with other information, sponsors will indicate the number of people who will be working in each position, the number of hours per day each will work, and the total estimate for employee salaries, including hourly wages and fringe benefits.

#### Communications

To ensure efficient administration, internal and external channels of communication must be established. Internally, discussing job descriptions and explaining the organizational structure enables staff members to understand their own responsibilities as well as those of their coworkers.

A communications network must also include the administering agency, the food service management company, the supervisors of the in-office staff members, monitors, and site personnel. At a minimum, the sponsor and site personnel must maintain daily telephone contact to allow them to promptly report changes in the number of meals ordered, any problems with meals, and requests for menu changes.

# Applications

#### Scope

Potential sponsors must submit an application to the administering agency before the agency's deadline date. Applicants should be certain that they have filled out the application completely and that they have forwarded all of the necessary supporting documentation to the administering agency. Incomplete applications will cause a delay in approval for the sponsor.

# Application Requirements

A list of application requirements cannot be all-inclusive, since variations occur with each administering agency and with the nature of different food services. However, the following list indicates the basic application requirements that sponsors must satisfy. In their applications, sponsors must:

- \* Provide proof of tax-exempt status if the school or residential camp sponsor is a nonpublic entity. Private sponsors must submit documentation that they are tax-exempt under the Internal Revenue Code of 1954, as amended. Evidence of tax-exempt status under State laws does not meet this requirement.
- \* Demonstrate adequate administrative and financial responsibility to manage an effective food service.
- \* Provide information for each proposed site. This information includes documentation of eligibility and meal service capabilities for each site, or, if the sponsor qualifies as a camp, documentation of the number of children enrolled in its program who are eligible for free or reduced-price school meals. (The type of documentation that is necessary for a site to be approved is discussed in the Determination of Need section of this handbook.) This documentation must be provided for each new site and for each session at each camp. Sponsors that serve the same noncamp or nonenrollment sites in consecutive years may use documentation from the previous year to support the eligibility of their sites. Sponsors must also certify that they visited all sites before program operations began.
- \* Sign a program agreement with the administering agency.
- \* Distribute to local newspaper(s) or other media a news release on nondiscrimination policy, availability of the program, and income eligibility guidelines.
- \* Submit a complete management plan that includes staffing needs and an administrative budget. Sponsors should complete their budgets after estimating the amount of program payments they will receive during the summer. (See the Program Payments section for more information on how to make this estimate.)
- \* Apply for advance payments, if the sponsor wants to receive them. These payments are explained in the Program Payments section of this handbook.

- \* Certify that a training program will be conducted for sponsor and site personnel. In their applications, sponsors will inform the administering agency of when they will be training their personnel and the topics that will be discussed during training. The Training section contains an indepth explanation of this training requirement.
- \* Provide a synopsis of the invitation for bid (if sponsors plan to obtain meals through a food service management company) or the proposed agreement (if they plan to obtain meals through a school food service authority). Sponsors should also submit plans for advertisement, if they are hoping to contract with a food service management company. (These requirements are discussed in greater depth in the Food Service Management Companies section of this handbook.)
- \* Apply for startup payments, if they are available and if the sponsor wants to receive them. Startup payments are described in the Program Payments section of this handbook.
- \* Certify that they will directly operate the food service at each of their sites if a State, local, municipal, or county government is the sponsor.
- \* Your administering agency will provide you with information on audits.

Within 2 weeks after receiving approval for participation, but <u>before</u> program operations begin, sponsors must give the administering agency a copy of their letter notifying the health department of their intention to provide a food service at planned sites.

During the approval procedure, the administering agency will communicate with the sponsor representative in writing and by phone. The administering agency must approve or deny any complete and correct application within 30 days after receiving the application. Sponsors may not apply for the program after the administering agency's deadline date.

At the time it approves sponsors for the program, the administering agency will complete and sign a program agreement with each sponsor. The agreement should be read carefully before being signed, since it is a legally binding document that specifies the rights and responsibilities of both the sponsor and administering agency. When they receive the complete agreement back from the administering agency, sponsors should be certain to check the following items:

The approved administrative budget: This budget will include the levels of potential administrative costs approved by the administering agency and will be based on the budget submitted by the sponsor. (The approved budget does not imply in any way that sponsors will be reimbursed for the full amount of each budgeted item, but rather specifies the areas of administrative costs that will be allowable and gives reasonable levels for those costs.) If a sponsor finds that the levels approved in the administrative budget are inadequate, it may amend the budget with the approval of the administering agency.

Audits

- The approved list of sites: The agreement will include a list of approved sponsor sites. Only meals served at these sites will be eligible for program reimbursement.
- The approved meal service(s) at each site: The agreement will specify the type(s) of meals approved for each site. Sponsors will not receive any reimbursement for the service of any meal type that is not approved by the administering agency.
- The approved level(s) of meal service for each site serving vended meals:
  The agreement will include an approved level of meal service for each type authorized for each vended site. (This approved level is discussed in the Sites section of this handbook.) Those meals served that exceed the approved level at any meal service will not be eligible for reimbursement. If a sponsor determines that an approved level is too low, the sponsor may seek an adjustment by requesting a site review or by documenting to the administering agency that its attendance at a site exceeds the approved level.

Most importantly, sponsors will be able to receive reimbursement only for meals that are served <u>after</u> they have been approved for program operations. Sponsors must be certain that they have received approval before they begin their meal service. Sponsors will not receive reimbursement for meals served before they receive approval to operate the program.

# Review of Denial

Any sponsor that is denied participation in the program may obtain a review by an official other than the one directly responsible for the original determination. This procedure is fully outlined in the program regulations. At the time of the denial, the administering agency must tell the sponsor whom to contact for a review.

# Additional Actions Subject to Appeal

- A sponsor may also request a review of the following administering agency actions:
- \* Denial of a sponsor's request for an advance payment
- \* Denial of a sponsor's claim for reimbursement
- \* Termination of a sponsor's (or a site's) participation in the program
- \* Denial of a sponsor's site application
- \* Claim against a sponsor for remittance of a payment.

#### **Procurement**

All procurements of food, supplies, goods, and other services with program funds by sponsors must comply with procurement standards prescribed in subpart S of USDA's Uniform Federal Assistance Regulations (7 CFR Part 3015). The administering agency will make a copy of subpart S available to sponsors upon request, and can provide more detailed information about these minimum purchasing requirements. In addition to complying with the minimum Federal standards, sponsor purchases may have to meet other State-level,

local, and/or administering agency standards, as well as special procurement requirements which may be established by the State agency, with approval of FNS, to prevent fraud, waste, and program abuse.

Minority Business Enterprises All sponsors are encouraged to procure their food, supplies, goods, and services from minority business enterprises. Sponsors may wish to divide their total procurement needs into smaller quantities to facilitate participation by minority business enterprises. They may also want to establish delivery schedules that will help minority business enterprises meet deadlines. Sponsors can use the services and assistance of the Small Business Administration and the Office of Minority Business Enterprise of the Department of Commerce.

### Planning Checklist

Date: Completed

The following checklist summarizes planning activities described throughout the PLANNING A PROGRAM section of this handbook.

Although the checklist may not include the different planning activities for every type of food service, it is useful for those sponsors beginning to make preparations for the summer program.

1.	Meet with community leaders, if pos- sible, for assistance in determining suit- able site locations.
2	Survey community for areas of need; begin choosing possible sites and compiling written documentation of need for each.
3.	Contact local schools concerning the possibility of vending meals for the program, if meals will not be prepared by the sponsor.
4	Contact recreation departments, schools and local service organizations to coordinate recreational activities with food service at sites.
5	Contact reliable former site supervisors to determine if they have a continued interest in the program.
6.	Attend training workshops offered by administering agency personnel.

7	Hire a secretarial staff to assist the program director.
8	Develop specifications for the invitation to bid (if applicable).
9	Publicly advertise the bid, at least 14 days before bid openings (if applicable).
10.	Estimate program reimbursement and develop budget and staffing plans for the program.
11	Solicit volunteer help at sites whenever possible.
12	Hire an assistant program director, if necessary.
13	Design forms or use the sample forms in this handbook for all aspects of program operations.
14.	Set up a filing system for those documents that must be maintained for at least 3 years.
15	For camps, obtain data for each child to document eligibility for free and reduced-price school meals. This also applies to sites where eligibility is based on the enrollment group served.
16	Notify the health department of your intention to operate a food service program, giving a list of sites you plan to serve.
17	Submit to the administering agency a copy of the notification letter to the health department as part of the application for participation.
18	Conduct a preoperational visit to all sites.
19	Submit a complete application with accompanying documents to the administering agency. Include all attachments as requested by the administering agency.

20	Use proper procedures to select a registered vendor (if applicable).
21	Meet the vendor and develop delivery schedules (if applicable).
22	Hire monitors and site supervisors.
23	Hold training workshops for monitors and supervisors.
24	Obtain signatures from site personnel who will be responsible for supervising the site and signing daily records.
25	Announce the availability of the program and the nondiscrimination policy through local media.
26	Finalize monitoring schedules and any emergency procedures.
27.	Arrange to have a nondiscrimination poster, either developed by USDA or approved by ENS for each site.

# Training

Training is one of the sponsor's major administrative responsibilities. A smoothly operating program will require that training be provided by sponsors throughout the summer. A comprehensive training effort, including weekly or biweekly meetings on program requirements, will help to make certain that sponsor and site personnel are performing according to program regulations, that all meals will be eligible for reimbursement, and that accurate and adequate records are available to document the costs and meals claimed. Meetings with site and sponsor personnel will also allow an opportunity to ask questions about and discuss site operations and give sponsors a chance to provide specific training on any problem area for personnel.

Sponsor Requirements Sponsors must conduct training for both their administrative and site personnel. Because these two groups of personnel have different program responsibilities, most sponsors will want to offer two different sessions so that they can stress each group's specific functions. All personnel should receive a letter or flyer announcing the date, time, location, and importance of attending the training session that has been planned for their particular function. Sponsors should also call to remind personnel shortly before the date of the session.

Announcing the Session

For each training session that sponsors offer to their administrative and site personnel, sponsors must record the date and attendance. Sponsors record the attendance by having all attendees sign an attendance form for the training session. This list of signatures must then be kept with the sponsor's other program records.

Training for Sponsor Personnel

The training session for sponsor administrative staff will explain the responsibilities and duties of all sponsor personnel who are helping to administer the summer program at the sponsor level. These personnel include the office staff (assistants, bookkeepers, secretaries, and clerks), area supervisors, and, most importantly, monitors.

Outline for Training Sponsor Personnel The specific training needs of sponsor administrative personnel will vary, so sponsors may need to cover specific areas of the training in greater depth with different employees. However, all sponsor training for administrative personnel should cover the following topics and use the training materials listed in the following sample outline:

**Topics** 

1. Begin with a general explanation of the program, emphasizing the following topics:

Training Materials
"Sponsor's Handbook" (FNS-206)

- a. Purpose of the program
- b. Site eligibility
- c. Recordkeeping requirements
- d. Organized site activity

- e. Meal requirements
- f. Nondiscrimination compliance
- 2. Describe how the program will operate within the framework outlined in this handbook.

Menu Schedule
Sample delivery receipts
Sample daily reporting
for sites.

- a. How meals will be provided
- b. The delivery schedule (if applicable)
- c. What records are kept and what forms are used
- Monitor review form Monitor visit report Mileage log

- 3. Outline the specific duties of monitors.
  - a. Sites for which they will be responsible
  - b. Monitoring schedule
  - c. Reporting procedure
  - d. Followup procedure
  - e. Office procedures

Need for Site Training Regulations state that no food service site may operate until personnel at the site have attended at least one of the sponsor's training sessions. Sponsors should document the attendance at site training sessions, as discussed previously, and schedule additional sessions for those personnel who are absent. Regulations also require that at least one person who has been trained by the sponsor be present at each of the sponsor's sites during the time of the meal service. This means that if a site supervisor who has attended the sponsor's training session resigns during the summer, the sponsor is responsible for ensuring that the new site supervisor receives all necessary training.

Records of Signatures

The training session for site personnel is also a good time for sponsors to assemble a list of the signatures of the site supervisors and assistants who are responsible for signing daily records. Sponsors should then keep this list at their office to use when reviewing the records returned by the sites.

Monitors and Site Training

Besides site personnel, sponsors should be sure that monitors attend the site training session. Monitors will be acting as liaison between the sponsor-office level and the site-operations level. The site training session will provide an excellent opportunity for monitors and site supervisors to meet each other and understand their responsibilities in relation to each other. Sponsors should also send a notice of the site training to local health inspectors so that they have an opportunity to attend the training and become more familiar with the food service operations. If any site receives meals through a food service management company or school food service authority, then the sponsor should invite the company or school representatives to attend the training and participate in the discussion of menus and delivery schedules.

Outline for Site Personnel Training At a minimum, sponsors should be certain that they cover the following topics in the training session for site personnel:

### Topics

#### Training Materials

- 1. General explanation of the program
  - a. Purpose of the program

"Sponsor's Handbook"(FNS-206) (for instructor's use)

- b. Site eligibility
- c. Necessity for accurate records
- d. Importance of organized activities at sites
- 2. Site operations
  - a. For sites served by food service management companies or school food service authorities
    - 1) Meal pattern requirements and types of meal service offered
    - 2) Delivery schedules (exact times)
    - 3) Adjustments in the delivery amount
    - 4) Facilities available for storing meals
    - 5) Who to contact about problems
    - 6) Approved level of meal service
  - b. For sites where sponsor prepares the meals
    - 1) Meal pattern requirement
    - 2) Inventory
    - 3) Menu adjustments
    - 4) Meal preparation adjustments

Menus

Sponsor's name and telephone number

Inventory forms
Production records

- 3. Recordkeeping
  - a. Daily recordkeeping requirements
  - b. Delivery receipts

Sample forms

- Special problems
  - 1) Seconds
  - 2) Leftovers
  - 3) Spoiled food
- Daily labor-actual time d. spent on food service and time and attendance records
- Collection of daily record forms e.

#### 4. **Monitors**

#### Monitoring form

- Duties and authority
- b. Areas of assignment and introduction to site supervisors

#### 5. Civil Rights

### Site Supervisor's Handbook (FNS-1179)

#### 6. Miscellaneous

## Sponsor's policy Problems caused by

- inclement weather
- b. Problems with unauthorized adults eating program meals
- Problems with discipline c.
- Review of equipment, d. facilities, and materials available for organized recreational activities
- Review of trash removal e. system
- f. Corrective action
- Nutrition education g.

Additional Monitor Training

As mentioned, monitors should be present at both the site and administrative training meetings to ensure a good grasp of program operations at both levels. Since the role of sponsors' monitors is so important for proper program operations and full reimbursement, sponsors should conduct a separate training session for monitors that highlights their specific functions. This training should include:

#### Topics

# Training Materials

- 1. Outline the specific duties of monitors
  - Sites for which they a.
    - will be responsible Monitoring schedules b.
    - Reporting procedures c.
    - Followup procedures d.
    - Office procedures e.
- Mileage log Monitor review form

Monitor visit record

- f. Local sanitation and health laws
- g. Considerations for personal safety, if necessary
- h. Civil rightsi. Reporting of beneficiary data

Monitor's Handbook (FNS-179) Beneficiary data form

Sponsors must keep records that document: (1) the date(s) of training of site and administrative personnel, (2) the attendance at each training session, and (3) the topics covered at each training session. Sponsors that have requested advance payments for operating costs must send certification to the administering agency that they have completed training for site and administrative personnel. Without this certification, the administering agency will not release the second advance payment for operating costs to the sponsor.

# Civil Rights Compliance

Persons responsible for reviewing nondiscrimination compliance must receive training to help them perform their reviews. This training should be carried out as part of ongoing technical assistance.

All participating sponsors must inform potential beneficiaries, particularly minorities, of the availability of the SFSP. In addition, all sponsors and their sites are required to:

- (1) Display in a prominent place the nondiscrimination poster developed by USDA or approved by FNS;
- (2) Be able to provide information in the appropriate translation concerning the availability and nutritional benefits of the program, as necessary;
- (3) Make program information available to the public upon request;
- (4) Include the nondiscrimination statement, and instructions for filing a complaint, in any program information directed to parents of beneficiaries and potential beneficiaries;
- (5) Make sure that meals are served to all attending children, regardless of their race, color, national origin, sex, age, or handicap; and
- (6) Make sure that all children have equal access to services and facilities at the site regardless of race, color, national origin, sex, age, or handicap.

Each year, every sponsor must determine the number of potential eligible beneficiaries by racial/ethnic category for the area served. Data concerning the number of potential eligible beneficiaries, along with identification of all sources of the information, must be updated annually and maintained on file for 3 years. This information may be obtained from census data or public school enrollment data.

Each year, the sponsor must collect beneficiary data by racial/ethnic category for each site under the sponsor's jurisdiction. Sponsors of residential camps must collect and maintain this information separately for each session of the camp. For all other sites, the sponsor must count the participating children at least once during the site's operation. The sponsor may use visual identification to determine a beneficiary's racial/ethnic category, or the parents of a beneficiary may be asked to identify the racial/ethnic group of their child.

For collection purposes, a beneficiary may be included in the group to which he or she appears to belong, identifies with, or is regarded as a member of by the community. Parents of beneficiaries may be asked to identify the racial/ethnic group of their child only after it has been explained to them, and they understand, that this information is collected strictly for statistical reporting requirements and has no effect on the determination of their eligibility to receive benefits under the program.

The sponsor must retain data, as well as documentation for the data, for the required 3 years. The sponsor must use safeguards to prevent the data from being used for discriminatory purposes. Such safeguards include allowing access to program records containing this data only to authorized personnel. There is a sample beneficiary data form in the back of this handbook. However, you may provide a different form for collecting this information.

# Monitoring

An efficient and capable monitoring staff is essential for any sponsor's program to be successful. A monitor serves as a direct link between the sponsor headquarters and the actual food service sites. Establishing a workable monitoring system will help to prevent problems from occurring and will make it much easier to correct any problems that do arise during the summer. The size of the monitoring staff will, of course, depend on the size of the sponsor's program. This is discussed in the Staffing section of this handbook.

Training

Training is certainly vital if a monitor is to be effective. The sponsor must provide monitors with thorough training, because only those monitors knowledgeable in program requirements and duties will be able to provide the kinds of feedback that a sponsor must have. The sponsor must ensure that the authority and responsibilities of its monitors are clear to the monitoring staff, site supervisors, and office personnel. Monitors must ensure that the site serves only nutritious meals and operates the program according to program guidelines.

Monitors must understand program requirements, and civil rights requirements, train site personnel when necessary, and spend enough time at each site to be sure of proper program operations. The monitor should also have all necessary forms.

#### Visits and Reviews

When monitors observe the summer program operations at sites, they will usually make either a "visit" or a "review." A site "visit" requires a monitor to ensure that the food service is operating smoothly and that any apparent problems are immediately resolved. A site "review" requires the monitor to determine if the site is meeting all the various program requirements. To accomplish this, a monitor will have to observe some and preferably all of the meal service operations, including delivering or preparing meals, serving meals, eating meals, and cleaning up after meals.

# Monitoring Requirements

Sponsors must ensure that they meet minimum monitoring requirements. Regulations require that sponsor representatives visit all sites at least once during the first week of operation and that prompt action be taken to correct any problems found at sites. Sponsor representatives must also review all sites at least once during the first 4 weeks of program operations. Finally, regulations require that monitoring continue throughout the summer at a level sufficient to ensure that sites comply with program regulations.

# Records of Visits

Sponsors must be able to document that they have met these monitoring requirements. For each site visit during the first week of program operations and for site visits throughout the summer, sponsors should receive from monitors a record for visits to all their sites. The record must contain at least:

- \* The name and address of the site visited
- \* The date of the site visit
- \* The times of the monitor's arrival and departure
- \* A listing of any problems that were noted during the visit, and any corrective actions that were initiated to eliminate the problems
- \* The site supervisor's signature
- \* The monitor's signature.

#### Records of Reviews

For each site review during the first 4 weeks of program operations, and for site reviews throughout the summer, sponsors should receive from monitors a review form to be used when reviewing each site. This form is developed by the administering agency and contains the same information listed above for a record of a site visit, but includes additional information. The additional information concerns meal preparation and delivery schedules, the quality of site records and recordkeeping, the regular adjustment of meal orders, and whether changes are made in menus. Sample monitor review forms for self-preparation sites and vended sites are included in the References section.

Processing Monitor Reports These records of visits and reviews will help sponsors assess the operation of their sites. The records are only useful, however, when they are carefully reviewed by sponsor personnel and when followup monitoring is scheduled to ensure that the suggested corrective actions have been taken to improve site operations.

Each sponsor must, therefore, design a system for handling the monitor reports. Sponsors should have a system that will ensure that monitors return reports frequently—if possible, every day. The reports should be immediately reviewed by a specific member of the sponsor's staff who is responsible for following up on any problems. This staff member should consider any problems found by the reviewer; call the site supervisor, if necessary; schedule a followup review, if necessary; make any comments or notes on the site's problems; and sign and date the report. The sponsor review official will have to base the timing of a followup review on the severity of the problem.

Sponsors must be sure that they schedule monitor visits and reviews so that they can meet the program requirements. This is particularly true for sponsors with a large number of sites. A good monitoring schedule and an efficient system for the review and followup on the monitor's reports are necessary for effective program operations.

Quality of Monitor Reports When sponsors or their staff review monitor reports, they should also pay attention to the quality of the reports. There are several problems that may be apparent in the report that will indicate either the monitor's lack of program knowledge or the monitor's lack of understanding of his or her responsibilities. A monitor is very likely to need additional training if:

- \* The monitor does not include comments in the remarks section of a report.
- \* The number of meals that are delivered or served and the number of children who are in attendance are always the same.
- \* The monitor recommends a corrective action and fails to note the action taken to correct the problem(s).
- \* The monitor fails to recommend adjustments in meal orders when the number of meals exceeds attendance.

Preoperational Visits The monitors should begin work several days before sites open. If the sponsors wish, monitors may complete the required preoperational visits. (These preoperational visits must not be confused with required site visits during the first week of program operations.)

# Program Payments

This section discusses the methods and procedures for program payments. These payments are the reimbursement that sponsors receive based on the number of meals they serve that meet SFSP requirements for reimbursement. Sponsors may receive reimbursement for the eligible administrative and operating costs they incur.

Advance Payments When they apply for the program, sponsors may request advance payments for their total program costs, for their operating costs, or for their administrative costs. These payments are advances on the reimbursement that sponsors will receive for a month of operations. The advances should help sponsors maintain a positive cash flow because they will have funds available to meet program costs as they arise throughout the month. A sponsor's final reimbursement will, of course, depend on the number of meals served and the costs of providing them.

Advance Payments for Operating Costs Sponsors must request each advance payment for operating costs from the administering agency at least 30 days before the payment dates of June 1, July 15, and August 15. If sponsors have participated in last year's program, the advance payments for operating costs will usually be based on the reimbursement they earned last year. The administering agency may also estimate advance payments as a percentage of anticipated costs. The administering agency must receive certification that a sponsor has held training sessions on program requirements for site and sponsor personnel before it will release the second month's operating advance to the sponsor. A sponsor may not receive an advance for operating costs in any month when it will not be operating for at least 10 days.

Advance Payments for Administrative Costs

Sponsors must request each advance payment for administrative costs from the administering agency at least 30 days before the payment dates of June 1 and July 15. Before the second month's administrative advance, sponsors must certify that they currently operate the number of sites provided for in the administrative budget, and that no significant change has occurred in their administrative costs since approval of the administrative budget. If sponsors operate the program less than 10 days in June but at least 10 days in August, they will be issued the second month's payment for advance administrative costs on August 15. Sponsors planning to operate the program for less than 10 days cannot receive advance payments for administrative costs.

If the administering agency's monitoring or audits reveal that a sponsor may not be able to submit an adequate claim, then the administering agency will not send the advance payment for the following month until the sponsor submits a valid claim.

Startup Payments The administering agency may, at its option, provide the sponsor with a limited amount of startup payments. These startup payments, which are deducted from later administrative reimbursements, are for administrative costs incurred in planning a food service and in establishing effective management procedures for that service. Sponsors may request the startup payments, if they are available, when they apply for the program.

Program Reimbursement Sponsors may elect to claim all or part of their administrative costs and their full operating costs for reimbursement. Any sponsor that receives startup or advance payments for administrative costs must claim administrative costs for reimbursement. Sponsors must maintain complete records to document all costs and meals they claim for reimbursement. The necessary records are discussed in the Recordkeeping section of this handbook.

Operating Cost Reimbursement The amount of reimbursement to sponsors for operating costs will, in general, be the lesser of either (1) actual operating costs, or (2) the number of meals by type actually served to eligible children multiplied by the appropriate rates of reimbursement for those meals. The administering agency will be able to tell sponsors the current rates of reimbursement.

Administrative Cost Reimbursement Payment to sponsors for administrative costs will, in general, be the lesser of (1) actual expenses incurred for administrative costs, or (2) the number of meals by type actually served to eligible children multiplied by the rates for those meals, or (3) the administrative budget that was approved by the administering agency and included in the program agreement, along with any approved amendments to it. The current administrative rates are available from the administering agency.

The summer program has two different levels of administrative reimbursement rates. The higher reimbursement rates are for sponsors of sites that prepare their own meals and sponsors of sites located in rural areas.

Rural Areas A rural area is any county that is not part of a Standard Metropolitan Statistical Area as defined by the Office of Management and Budget. At the approval of the USDA regional office, an area may be defined as rural if it is a part of a Standard Metropolitan Statistical Area, but is isolated from the urban center. This alternate definition of rural area will only be used in situations where a State recognizes unique problems for the given area. The administering agency will be able to provide information on whether sites are considered rural for program purposes.

Claim for Reimbursement Sponsors receive their program payments based on claims for reimbursement that they submit to the administering agency. Sponsors assume complete responsibility for all of the information they submit on their claims. There are four major types of data that sponsors must report on their claims:

Meal Counts—Based on records that are regularly submitted by the sites, sponsors must report the number and type of meals served to all children, the number and type of meals served to eligible children (for sponsors of camps), the number and type of meals served to program adults, and the number and type of meals served to nonprogram adults.

Operating Costs—Based on their operating cost records, sponsors must report the cost of food used, the cost of labor, and other costs directly incurred in preparing and serving meals.

Administrative Costs—Based on their administrative cost records, sponsors must report the costs related to administering the program (if those costs are being claimed).

<u>Program Income</u>—Based on their records of program income, sponsors must report the amount of money that has accrued to their food service program.

After the reimbursement claim form is completed, the sponsor must then sign the form and send it to the administering agency as soon as possible within the next month following the month covered by the claim. No claims will be paid if they are not submitted within 60 days of the last day of the month covered by the claim. Your State administering agency may impose a different deadline for submission of your claim within the 60 day requirement.

#### Camp Reimbursement

The specific reimbursement requirements for sponsors of camps are discussed in the Camps section of this handbook.

#### Unallowable Meals

Sponsors may only claim for reimbursement those meals that meet all SFSP requirements. Reimbursement may not be claimed for:

- Meals served to adults
- \* Meals that do not meet meal requirements
- \* Meals not served as a complete unit
- \* Meal patterns or types not approved by administering agencies
- \* Meals served at sites not approved by administering agencies
- \* Meals consumed offsite
- \* Meals served outside of approved timeframes or approved dates of operation
- \* Meals served to ineligible children in camps (those not meeting the family size and income guidelines for free or reduced-price school meals)

- \* Meals in excess of the site's approved level of meal service
- \* Unserved meals.

### Program Costs

Sponsors may only claim for reimbursement those costs that are directly related to program operation and administration. These allowable costs are discussed in the Recordkeeping section of this handbook.

#### Unallowable Costs

Sponsors may <u>not</u> include the following costs under any cost category on their claim for reimbursement:

- \* Costs of purchasing land, acquiring or constructing buildings, or making alterations to existing buildings
- \* Costs of purchasing nonexpendable equipment, whether food service, office, automotive, or any other kind of equipment. (This category includes costs of equipment repairs that materially increase the value or useful life of the equipment.)
- \* Use allowance for buildings and use allowance for equipment that is not specifically permitted in the sponsor's written agreement with the State agency. Use allowance cannot apply to any equipment purchased with Federal assistance. Use allowances do not apply to idle equipment.
- \* Fees (when such fees are credited to the final purchase price of equipment or space) that result from written or verbal contractual arrangements for rental-purchase or lease of equipment or space with an option to purchase. These include rental fees sponsors claim for equipment they (or one of their subsidiaries) own and other rentals that are not specified in the budget or written agreement.
- \* Value of donated food, cash, labor, space, and land used. (A use allowance can be authorized on donated equipment that is not expendable.)
- \* Administrative cost items not included in the approved sponsor budget, or amendments subsequently submitted and approved
- \* Food service costs for meals served to children in camps who are not eligible to receive their meals free or at a reduced price
- Interest or other financial costs
- \* Costs or proration of costs that result from the sponsor's maintenance of a legal staff
- \* Legal expenses for prosecution of claims or other legal actions against the Federal government or the administering agency
- \* Fines and penalties or bad debts.

# Estimating Reimbursement

Claims for reimbursement must only reflect meals actually served to eligible children during the claiming period and the costs that are associated with those meals. The following steps illustrate how the sponsor can estimate the amount of reimbursement to be received. In making these calculations, remember that you may only claim reimbursement for a number of second meals which does not exceed 2 percent of the number of first meals served to children for each meal type:

- (1) Potential reimbursement for operating costs: Multiply the number of meals, by type, served to eligible children by the applicable reimbursement rates. (The administering agency can supply you with the current rates.) Add these figures for each meal type and compare this sum to the actual expenditures for operating costs incurred for serving meals to eligible children. The lesser amount is the sponsor's potential operating cost reimbursement.
- (2) Potential reimbursement for administrative costs: Multiply the number of meals, by type, served to eligible children by the applicable administrative reimbursement rates. (The administering agency can supply you with the current rates.) Add these figures for each meal type and compare this sum to (1) the actual expenditures for administrative costs incurred for serving meals to eligible children, and (2) the administrative budget and the approved amendments. The least of the three amounts is the potential reimbursement to the sponsor for administrative costs.

In order to determine the final total reimbursement, a sponsor must subtract the amount of income accruing to the program from the sponsor's total actual program costs. A sponsor then compares this net program cost to the sum of the potential reimbursements for operating and administrative costs discussed in (1) and (2) above. The lesser of these two amounts is a sponsor's final potential reimbursement. This amount will be reduced by any startup or advance payments the sponsor received. The References section includes a worksheet that will help sponsors estimate the amount of reimbursement they can anticipate.

# Recordkeeping

# Need for Records

Sponsors must keep full and accurate records so they can substantiate the allowable administrative and operating costs and the number of program meals that they have submitted on each claim for reimbursement. Sponsors must maintain all of these records for 3 years after the end of the fiscal year in which the program operated. These records must be accessible to Federal and administering agency personnel for audit and review purposes.

To justify claims for reimbursement, sponsors must maintain the following records:

- I. Records of meal counts taken daily at each site
- II. Records of claimed operating costs, including food, labor, and other costs
- III. Records of claimed administrative costs, including labor and supplies
- IV. Records of program income.

# I. RECORDS OF MEAL COUNTS

Site Records: All sponsors will use daily site records in order to document the number of program meals they have served to children. The sponsor must provide all necessary record sheets to the sites. Site personnel are then responsible for keeping the records each day. The site personnel must complete the records based on actual counts taken at each site for each meal service on each day of operation. Site personnel must be sure that they record all required counts. These counts should include:

- \* The number of meals delivered or prepared, by type (breakfast, snack, lunch, supper). Vended programs must support this information with a signed delivery receipt. A designee of the sponsor must verify the adequacy and number of meals delivered by checking the meals when they are delivered to the site.
- \* The number of children in attendance
- \* The number of complete meals served as firsts to children, by type
- \* The number of second meals served to children. Sponsors must plan, prepare, or order meals on the basis of participation trends. Sponsors must plan to provide only one meal per child at each meal service. In recognition of the changes in participation levels, a second meal that is served as a unit to the same child can be claimed for reimbursement, as long as the total number of second meals claimed does not exceed 2 percent of the number of first meals served during the claiming period. Administering agencies can provide further guidance on seconds and on those situations where excessive seconds will not be reimbursed.
- \* The total number of meals served as firsts and seconds to children
- \* The number of meals served to program adults, if any
- \* The number of meals served to nonprogram adults, if any.

### Collecting Records

Sponsors should collect these site records at least every week. Sponsors may have their monitors pick up site reports on designated days, or sponsors may ask site supervisors to mail the records to the sponsor's office. When deciding how they will collect site records, sponsors must try to minimize the chances of losing the records. When they collect the site records, sponsors must be certain to check for the site supervisor's

signature. Any sponsor serving vended meals must be sure that the figure entered as the number of meals delivered on the site record is the same as that entered on the vendor's report. If there is any discrepancy between the numbers, the sponsor should immediately contact the vendor and site supervisor and resolve the problem. The sponsor should make a permanent note of the discrepancy as well as the action that was taken to resolve it.

### II. RECORDS OF OPERATING COSTS

Allowable Operating Costs: Operating costs are allowable costs incurred by the sponsor for preparing and serving meals to eligible children and program adults. These costs include, but are not limited to, cost of food used, labor, nonfood supplies, and space for the food service. Rural sites may include costs that are directly incurred in transporting children from rural homes to rural food service sites.

Sponsors will be reimbursed for operating costs the lesser of (1) allowable meals times the reimbursement rates or (2) allowable operating costs. In no case may the cost of meals in excess of a site's approved level of meal service be considered allowable or be reported as an operating cost.

### Records for Costs of Food

The data that are necessary for computing the cost of food used are more extensive when sites prepare their own meals. Records to support the cost of food used should include, at a minimum:

- \* Receiving reports
- \* Purchasing invoices
- \* Records of any returns, discounts, or other credits not reflected on purchase invoices
- \* Inventory records that show the kinds of food items on hand at the beginning and end of the inventory period, the quantity of each item, the dollar value assigned to each item, documented major inventory adjustments, and the total value of the inventory
- \* Cancelled checks or other forms of receipt for payment.

"Cost of food used" means, in its simplest form, beginning inventory plus purchases plus other costs of food minus credits to costs of food minus inventory adjustments minus ending inventory. Sponsors must record the dollar value of food (ending inventory) that is unused at the close of

program operations. Sponsors must subtract this ending inventory from all food costs incurred as a result of program operations.

Food costs cover the cost of purchases and the costs of processing, transporting, storing, and handling food that is donated (including USDA commodities) or purchased by the sponsor. Sponsors must make adjustments when major reductions of food in stock are the result of fire, theft, spoilage, or contamination — or any event other than normal usage.

Inventory Form The References section provides a sample inventory form for sponsors that prepare meals onsite. Site personnel should use a form similar to this to list all food items on hand. Site personnel should use invoices to determine the unit cost per item. After taking a physical count of each item on hand, site personnel should multiply this number by the unit cost to get the total inventory value for each item. Adding the total inventory values for all items will then provide the sponsor with the value of the beginning or ending inventory.

Food Costs in Vended Programs

The cost of food used means the cost of the preparation and/or delivery of meals charged to the sponsor by the food service management company or the school facility. This may not include charges for meals delivered to nonapproved sites, meals not delivered within the established delivery time, meals that are spoiled or unwholesome, or meals that do not meet the requirements or terms of the contract. The sponsor should not pay the food service management company for these meals. The sponsor must maintain records that include the signed delivery slips to support its claim for reimbursement. Designees of the sponsor at each site should check the adequacy of the delivery and meals before signing the delivery slip.

Labor Costs Labor costs include compensation by sponsors for labor that is required to prepare and serve meals and to supervise children during the meal service. These costs may include wages, salaries, employee benefits, and the share of taxes paid by the sponsor. Sponsors must keep accurate time and attendance records for all labor costs that are submitted on the claim for reimbursement.

Other Operating Costs Other operating costs may include, but are not limited to, (a) costs of nonfood supplies; (b) rental costs for buildings, food service equipment, and vehicles; (c) utility costs; and (d) mileage allowances. If sponsors feel that they may have "other" costs that are not listed, they may contact the administering agency for further information. Sponsors must keep all necessary records and documentation to support any costs that they may claim for reimbursement.

III. RECORDS OF ADMINIS-TRATIVE COSTS

Administrative costs are costs incurred by the sponsor for activities related to planning, organizing, and administering the program. Generally, these activities are:

- 1. Preparing and submitting an application for participation, including a management plan containing budgets of operating and administrative costs, and staffing and monitoring plans
- 2. Establishing the eligibility of children for free or reduced-price school meals for each session. This applies only to camps and enrolled sites where eligibility has been determined by family size and income statements.
- 3. Attending training provided by the administering agency
- 4. Hiring and training site and administrative personnel
- 5. Visiting sites, reviewing and monitoring operations at sites, and documenting these visits and reviews
- 6. Preparing and submitting a plan for and synopsis of the invitation to bid when the sponsor wants to contract with a food service management company
- 7. Preparing and submitting claims for reimbursement
- 8. Performing other activities that are necessary for planning, organizing, and managing the program.

Generally, costs incurred for these activities are:

- a) Labor costs for administrative activities
- b) Rental costs for offices, office equipment, and vehicles
- c) Vehicle allowance and parking expenses
- d) Office supplies
- e) Communications
- f) Insurance and indemnification
- g) Audits
- h) Travel.

Sponsors must be certain that they have records that document the amount and the purpose of all administrative costs they claim. The References section includes a worksheet for determining administrative costs as well as a sample administrative mileage record form.

IV. RECORDS OF PROGRAM INCOME Income accruing to the food service program includes all funds received from State, local, and other sources, except for program advances or reimbursement. These funds must be designated specifically for the food service program. Records reflecting income may include deposit records,

voucher stubs, or receipts. Sources of funds that are earmarked for food service and counted as income include: income for food sales to adults; eash donations or grants from philanthropic organizations or individuals; and monies received from State, intermediate, or local governments.

# Checklist of Required Records

There are a number of additional records sponsors must maintain in their files. These records and the records discussed in this section are summarized in the following checklist of required records:

1.	Records that document eligibility for the summer program:
	Approved Agreement Application Site Information Sheet for each site Evidence to show eligibility for each site based on serving needy children (or in the case of camps, evidence to show that children are individually documented as being eligible for free or reduced- price school meals) Public release Letter from IRS showing tax-exempt status (for private sponsors) Preapproval site forms Management plan Sponsor/site agreements Certification of training Letter of engagement of CPA firm or independent accountant, or State or local government accountant and management letter (if
	applicable).
2.	Records that support the number of meals served to children: Daily count of meals prepared or received at sites Daily count of meals served to children as firsts Daily count of meals served to children as seconds Daily count of meals served to program and nonprogram adults Daily count of children in attendance at each site
3.	Records that support food service costs: Food inventories Delivery receipts for vended meals Payroll and time and attendance records for site personnel
4.	Records that support administrative costs: Payroll and time and attendance records for administrative personnel Rental agreements for office equipment or space Mileage records
5.	Records to support income to the program: Site records of cash collected Receipts given for cash donations Records of any other funds received for the food service program

6.	Other required records:
	Agreement with schools to furnish meals
	Contract with registered vendor
	Bid procedures used
	Records and inventories of USDA-donated foods
	Monitor's reports of site visits and reviews
	Records of training conducted
	Menu records
	Quantity production records for each meal (for self-preparation
	sites)
	Receipts, invoices, and bills for all rented or purchased items
	and services
	Bank statements and deposit slips
	Accounting ledgers
	Sanitation and health reports
	Certification and Independent Price Determination
	Racial/ethnic breakdowns of beneficiaries

# Administrative Reviews

Purpose of Administrative Reviews During the course of the summer, administering agencies will complete an administrative review of most sponsors' program operations. This administrative review will involve visits by administering agency personnel to the sponsor's site(s) and office. The reviews are designed to ensure that a sponsor's overall program is operating according to requirements and to provide assistance and advice to a sponsor if there are questions about program operations.

Review Procedures An administering agency review of site operations will usually involve observing the meal service operations and the recordkeeping at the site. A review of the sponsor level will usually involve a review of how the claim for reimbursement is assembled and a review of the records maintained by the sponsor. Regardless of the specific administrative review procedures, all sponsors must make their records available for the administering agency's review and must proceed with the corrective actions recommended by the administering agency, if there are any. The results of an administrative review may affect the amount of reimbursement a sponsor will receive.

Corrective Action Plan When the administering agency finds violations during the conduct of a site review, it will require the sponsor to correct problems found. If the administering agency finds a high level of meal service violations at a site, it will immediately require the sponsor to follow a specific corrective action plan. The administering agency will initiate a followup system to ensure that sponsors take the specific action (as outlined in the plan) for correcting site violations.

Statistical Monitoring The administering agency may elect to use statistical monitoring procedures when it conducts administrative reviews of sponsors. The administering agency may use the results of statistical monitoring to determine the sponsor's reimbursement. The administering agency will inform the sponsor if it plans to use statistical monitoring and will provide the sponsor

with the necessary information on its procedures for conducting statistical monitoring. The administering agency has additional information on statistical monitoring.

#### Violations

Violations of program requirements may result in withholding or recovering reimbursement, temporary suspension, or termination and exclusion from future program participation.

Such violations include but are not limited to:

- \* Noncompliance with the time requirements between meals
- \* Failure to maintain adequate site or sponsor records
- \* Failure to adjust meal orders to conform with changes in site attendance
- \* Serving more than one meal to a child at one time
- \* Children eating meals offsite
- \* Claiming program reimbursement for meals served to anyone other than eligible children
- \* Serving meals that do not include the required quantities of meal components
- \* Continued use of food service management companies that violate health codes
- \* Not adhering to competitive bid procedures
- \* Noncompliance with civil rights laws and regulations.

#### Postprogram Evaluation

Upon the completion of the local program, the sponsor should prepare an evaluation. The following format is suggested for these evaluations:

- \* Sponsor Personnel—Evaluate the size and efficiency of the staff.
- \* Site Personnel—Evaluate the ability of site personnel to control and supervise the program at the site level.
- \* Food Preparation—Evaluate the major facets of food preparation, as well as the quality and variety of foods offered within meal requirements.
- \* Organization—Evaluate the administrative structure of the organization.
- \* State agency or FNS Regional Office—Evaluate the relationship between the sponsoring agency and the administering agency, noting the adequacy of training efforts and the availability of guidance, information, and assistance.

#### 3. FOOD SERVICE MANAGEMENT COMPANIES

#### Introduction

Sponsors that decide to contract with a food service management company to obtain meals must meet various program requirements and follow certain procedures. (This is called a vended program.) Food service management companies which enter into a contract with a sponsor to prepare and deliver meals must provide meals that comply with program regulations and their contract with the sponsor. Therefore, both sponsors and food service management companies should be familiar with the information in this section. A successful vended operation depends on both parties fully understanding their mutual responsibilities in the program.

The term "food service management companies" includes commercial companies that prepare meals using school facilities, the sponsor's facilities, and their own facilities. Public schools that use their own facilities to prepare meals are included in this definition. Excluding them would imply that sponsors could not contract with schools to prepare meals.

# Selecting a Company

Selecting a Food Service Management Company There are several factors that can influence a sponsor to contract for meals with a food service management company. These factors may include limited personnel, a site that is unsuited for meal preparation, or a large number of sites spread over a wide geographical area.

Before inviting food service management companies to bid on a program, sponsors must contact their local school food service authority about the possibility of using school facilities to prepare meals, or of obtaining meals under agreement with a school. Using the facilities of local public or private schools to prepare or obtain meals offers the sponsor several advantages. These schools often prepare large numbers of meals and already have the facilities, staffing, and system for such a service. And many schools are accustomed to preparing meals that meet USDA requirements if they participate in other Child Nutrition Programs.

When exploring a school's capability for meal service, sponsors must consider whether or not an adequate delivery service to sites can be established. This delivery service cannot be prohibitive in cost, and it must meet local health and sanitation requirements.

Sponsors that can use local school food service facilities must enter into a written agreement with the school. If contracting with a local school is not possible, sponsors may contract with a food service management company to prepare and deliver meals.

Only food service management companies that register with the administering agency may be used. A list of registered companies should be obtained from the administering office as soon as possible. No sponsor may, however, contract out the management responsibilities of the SFSP such as monitoring, enforcing corrective action, or preparing program applications. Sponsors remain legally responsible for seeing that the food service operation meets all requirements specified in the agreement they sign with the administering agency.

#### Information for Bid and Contract

Administering agencies require all sponsors under their jurisdiction to use a standard contract for meals provided by a food service management company. These standard contracts may vary, according to different State and local requirements. This document, called the "Invitation for Bid and Contract," serves a dual purpose. It contains the specific information a bidder needs to make an offer, and it also tells the bidder how to submit the actual bid.

A sponsor that is a school with an exclusive contract with a food service management company for year-round service or any sponsor that has total contracts with food service management companies not exceeding \$10,000 is not required to comply with the competitive bid procedures. These exceptions do not relieve the sponsor of the responsibility to ensure that normally accepted bidding procedures are followed in contracting with any food service management company. Schools and universities that participate as summer sponsors and have an existing year-round contract with food service management companies to prepare meals do not have to bid competitively. However, existing contracts will have to be amended to ensure that they meet the requirements listed in section 225.16 of the program regulations.

#### Bid Procedure

The administering agency must ensure that contracting and bidding meet USDA requirements. The administering agency will provide whatever technical assistance is needed to sponsors to ensure that the bid process runs smoothly.

All sponsors with contracts that will exceed \$10,000 must adhere to the competitive bid procedures and procurement standards set by SFSP regulations. The standard bid procedure includes, among other requirements, five steps:

- 1. Completing the invitation for bid package
- 2. Publicly announcing all invitations for bid not less than 14 days before bids are opened. Announcements must include the time and place of the bid opening.
- 3. Notifying the administering agency at least 14 days before the bid opening. The notification must include the time and place of the opening.
- 4. Publicly opening all bids
- 5. Submitting to the administering agency copies of all bids received and their reason for selecting the food service management company chosen.

Once the sponsor has filled in its particular specifications in the standard invitation for bid and contract, the document is referred to as the invitation for bid (IFB). The IFB is the most important step in the process. Sponsors must complete the estimated range of servings, decide on an affordable and attractive menu, and complete the site schedule. Sponsors must supply the IFB to all companies responding to the public announcement.

The sponsor's IFB must include:

- 1. A menu cycle
- 2. Food specifications and meal quality standards
- 3. A copy of the program (SFSP) regulations
- 4. Nonfood items essential for conducting the food service.

The sponsor's invitation for bid must not:

- 1. Specify a minimum price
- Specify special meal requirements to meet ethnic or religious needs unless such special requirements are necessary to meet the needs of the children to be served
- 3. Provide for loans or any other monetary benefit, term, or condition to be made to sponsors by food service management companies
- 4. Include nonfood items (except where such items are essential to the conduct of food service).

The food service management company's bid in response to the IFB must include:

- 1. A copy of the required health certificate
- 2. Proof that the company is registered with the State.

If food service management companies submit a bid over \$100,000, they must submit a bid bond in an amount determined by the sponsor. The bond should be between 5 percent and 10 percent of the value of the contract for which the bid is made. A copy of the bid bond must accompany each bid. The bond must be from one of the companies listed in Department of Treasury Circular 570, which is available from the Department of Treasury, Fiscal Service, Bureau of Financial Operations, Washington, D.C. 20226.

It is important that the food service management company respond to the IFB accurately and completely. Food service management companies must bid on all the meals listed in the IFB and must bid on the menu cycles included in the IFB. Food service management companies cannot be candidates for assuming award of the contract unless they respond to every requirement listed in the IFB.

The sponsor must fill in the following information in the IFB so bidders will know exactly what the specifications of the bid include:

Site Information: The sponsor must include a list of proposed site names, addresses, delivery locations, and times. With this information, a bidder can estimate the cost of delivery and the feasibility of meeting the sponsor's requirements.

Menu Cycle: The sponsor must also attach an 11-day menu cycle that lists the types and amounts of food in each meal. Program regulations specify minimum meal pattern requirements, but sponsors may improve upon these minimums to increase the variety and appeal of menus. Sponsors may request approval from the administering agency for variations from the meal requirements only when necessary to meet ethnic, religious, economic, or nutritional needs.

Meal Requirements: As part of the IFB, the sponsor must provide the food service management company with a copy of the meal requirements outlined in part 225.20 of the SFSP regulations. The sponsor must also provide a copy of the minimum food specifications and model meal quality standards required by part 225.9(d) of SFSP regulations. (Sponsors can get the regulations from the administering agency.) The food service management company must deliver meals that meet these meal requirements and minimum food specifications and model meal quality standards. Under the provisions of the contract between the sponsor and the food service management company, the sponsor is liable only for the delivered meals that meet these requirements and should not pay for ineligible meals. Similarly, the sponsor may receive payments from the administering agency only for meals served that meet these requirements.

An effective quality control system is essential for verifying that meal components meet the minimum quantity requirements. During food preparation, the food service management company should regularly inspect and measure items to ascertain correct sizes and weights. Setting production equipment for the desired specifications is no substitute for a quality control system, because equipment settings may become distorted during operation. Administering agencies and sponsors are responsible for sampling meals and disallowing payment for meals that fail to meet minimum standards.

REMEMBER: The entire meal may be disallowed for reimbursement if any component does not meet minimum standards.

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Sponsors must ensure that food service management companies provide unitized meals. This means that meals must be individually portioned, packaged, delivered, and served as a unit. Milk and juice may be packaged separately, but are still considered part of the meal unit. Other variations of unitized meals can be approved by the administering agency. Specifications should be worded in such detail that all bidders will have an equal chance to compete for the same menus. The specifications should also indicate under what conditions substitutions may be made by the food service management company if, during the course of the program, certain specified foods are unavailable or become too expensive.

Sponsors of vended programs may not receive commodities, unless the vendor is a school or school district, or the sponsor is a school food authority that competitively procures SFSP meals from the same food service management company that competitively provided its most recent NSLP meals. However, sponsors of vended programs in rural areas may receive additional funds for administrative expenses.

Regulations: The sponsor must attach a copy of the SFSP regulations to the IFB and must agree to operate the program according to the regulations.

Meal Range Adjustments: In the past, actual participation under a given sponsorship frequently varied from the estimate specified in the IFB. The contractor bases a bid on the specifications and expects to be serving close to the number of meals listed in the estimate. A sizeable discrepancy between estimated and actual participation can increase or decrease the food service management company's unit production cost. Therefore, the sponsor may estimate a possible range of meals served per day. Food service management companies must submit prices for each range the sponsor lists, remembering that if the sponsor decreases the number of meals served, the cost of the meals may increase. The range is provided to lessen the risk of losses to the food service management companies in these cases. Sponsors may increase or decrease the number of meal orders specified in the IFB only after notifying the food service management company. Increases in maximum meal service levels at sites receiving vended meals must be approved by the administering agency.

Special Accounts: The administering agency may require sponsors to set up special accounts at financial institutions. The sponsor must deposit any payments received from the administering agency for operating costs in the special account. Any checks drawn from this account must be authorized by both the food service management company and the sponsor. This is to help ensure that the company receives payment for the eligible meals it provides to the sponsor's program.

Food Service Management Company Bid Requirements There are several specific requirements food service management companies must meet and several things they must include when submitting a bid. These requirements are:

Health Certification and Inspection: Food service management companies must have State or local health certification for the facility(ies) they use to prepare meals for the SFSP. The companies must ensure that health and sanitation requirements are met at all times. In addition, the companies must ask local health authorities or independent agencies to periodically inspect the meals they serve to determine bacteria levels. These levels must conform to the standards applied to other food service establishments in the area.

Food service management companies should also be aware that the administering agency may send health inspectors to check preparation facilities and meals. This inspection is independent of the one the food service management company provides. The companies must submit health certification as part of the bid.

Records: Food service management companies must maintain records (supported by invoices, receipts, or other evidence) that the sponsor needs to meet program responsibilities. Companies must report to the sponsor at the end of each month, at a minimum. The food service management company must keep the books and records concerning the sponsor's food service operations for 3 years from the day the company receives final payment. Representatives of the administering agency, USDA, and the United States General Accounting Office may request an inspection and audit of these records at a reasonable time and place.

Subcontracts: Food service management companies may not subcontract with another company for the total meal (with or without milk) or for assembling of the meal. The variation between contracted and subcontracted meal prices is an unnecessary expense. Subcontracting means the sponsor does not have a contract with the company that prepares meals and, therefore, cannot directly control the quality and supply of the meals.

Contract Responsibility It is important for the prospective food service management company to realize that the contract is a private contract between the food service management company and the sponsor. Neither USDA nor the administering agency has any jurisdiction in the reimbursement made to the food service management company. Before contracting for the program, the food service management company needs to assess the sponsor's capability to meet the terms of the contract and needs to assess the sponsor's capability to reimburse them for all meals that are properly delivered. If applicable, the company should become familiar with the records of a sponsor in this program or other federally funded programs.

# Awarding the Contract

Selection Criteria Sponsors should consider many important points in awarding contracts. Some are the integrity of the contractor, the contractor's financial and technical resources, and the contractor's accessibility to other necessary resources. Contracts may be made only with registered, responsible contractors that possess the potential ability to perform successfully under the specified terms.

Sponsors may take many other factors into consideration before they award contracts. These include the food service management company's performance in past food assistance operations, cost per delivered meal, ability to meet all the specifications in the IFB, ability to increase or decrease meal deliveries within a reasonable time frame, preparation facility and the food service management company's proximity to the sites being served, use of refrigerated delivery trucks, and ability to meet local health and sanitation requirements. Sponsors are encouraged to use the services of minority-owned companies.

The sponsor should award the contract at least 2 weeks before program operations will begin to allow time for both the food service management company and the sponsor to get ready. The sponsor must give to the administering agency copies of all bids the sponsor received and the reason it chose that particular food service management company.

Accepting Bids

All bids totaling \$100,000 or more must be submitted to the administering agency for approval before the sponsor can accept a bid. Any bids that exceed the lowest bid must be submitted to the administering agency for approval before acceptance, with an explanation of why that particular bid was chosen. The IFB that the sponsor accepts will become the contract for program operations between the sponsor and the food service management company. The administering agency will keep copies of all contracts between sponsors and food service management companies.

Performance Bond If a food service management company enters into a food service contract with a sponsor for more than \$100,000, a performance bond must be obtained from surety companies (which are listed in the current Department of Treasury Circular 570) in an amount determined by the administering agency. This amount must be no less than 10 percent nor more than 25 percent of the value of the contract. The food service management company must furnish a copy of the bond to the sponsor within 10 days of awarding of the contract.

Award Conference After awarding the contract and before executing the contract, all sponsor and food service management company representatives should meet to discuss their mutual and individual responsibilities in the food service program. In this meeting, which is called the award conference, the representatives should review procedures for adjusting meal deliveries, the cycle menus, food quality specifications, and meal packaging, as well as sanitation requirements. The food service management company must also be familiar with all State and local health requirements, particularly those concerning food preparation and meal delivery. Most vended meals are packaged to prevent contamination. Thus, the greatest danger usually results when meals are held too long or are stored under improper temperature controls. Sponsors should also inform the food service management company of the function of monitors, reviews, and statistical monitoring, if applicable, in the operation of the SFSP.

# Planning and Operating the Program

# Sites Approved for Food Service

Sponsors should provide the food service management company with a list of approved food service sites, along with the limit on the number of meals that may be claimed for reimbursement for each site. It is likely that some approved sites, for one reason or another, may have been canceled or dropped from participation before the food service operations begin. A new list should be provided to the food service management company in plenty of time before it is to start the food service operations. The administering agency should notify the company within the time limits mutually agreed upon in the contract if any site on its delivery schedule is being dropped or canceled.

# Approved Levels of Meal Deliveries

The administering agency will set an approved level of meal service for each vended site. These levels will be the maximum number of meals, including any unplanned seconds, that may be served at a site at one meal service. The sponsor can request that these levels be allowed to change when participation fluctuates throughout the summer. Sponsors of vended sites will receive a written confirmation from the administering agency of the approved levels.

# Adjusting Meal Deliveries

One of the most important topics for discussion in the award conference is the adjustment of meal deliveries. The sponsor should establish a system for collecting information on attendance changes from its sites, translating these changes into adjustments in the meal order, and communicating these adjustments to the food service management company. In turn, the food service management company should have an organized system for:

- \* Receiving orders for delivery adjustments
- \* Documenting orders for delivery adjustments
- \* Adjusting production levels, if necessary
- \* Ensuring that delivery receipts are changed to reflect adjusted meal orders (This is a particularly important responsibility.)
- \* Ensuring that adjusted meal orders for each site are correctly packaged and loaded for delivery.

The food service management company's key personnel must be aware of these responsibilities. For example, the food service management company's delivery personnel must understand that site supervisors cannot independently request more or fewer meals. These requests must be channeled through the sponsor. Meal deliveries may be adjusted only by the sponsor. As necessary, the sponsor must get approval from the administering agency.

Attendance at sites will probably decrease during the summer, especially if there is no organized activity at a site other than the food service. The sponsor may be able to anticipate certain fluctuations in attendance (such as local events that may interfere with site participation) and make arrangements in advance with the food service management company to adjust orders. For example, a consistent drop in attendance each Friday could be handled by reducing the number of meals delivered for that day only.

Whenever possible, meals can be transferred from a site with too many meals to a site with a shortage. The sponsor's monitors should be aware of the procedures for handling extra meals so they can assist site supervisors in making transfers or other arrangements.

During the summer, sites may cease food service operations on either a temporary or permanent basis. Also, new sites may be authorized to participate in the SFSP. Site deletions and additions may make changes in delivery routes and production levels, and will require the food service management company's cooperation. The sponsor is responsible for making sure the food service management company is informed of any need for such changes.

Planning Delivery Routes The food service management company must carefully plan delivery routes and schedules and should review them with the sponsor. Sites without adequate storage facilities must receive all meals within 1 hour of the meal service. Delivery personnel for food service management companies should become familiar with their routes before the SFSP starts to help avoid confusion. The food service management company or the sponsor should periodically evaluate and restructure the routes if deliveries for some sites are consistently late. The food service management company is responsible for ensuring that sufficient equipment is available to handle such changes (for example, additional trucks, refrigeration, etc.).

Sponsors must plan a system for serving meals when the weather is bad, or they must plan a system for canceling meal service at sites lacking sheltered facilities. The food service management company should be notified of these contingency plans.

Other Considerations

Good communication is essential for smooth program operations. Even with good management and good intentions, complaints about the food service can arise. Food service management companies and sponsors should establish a system for communicating and resolving complaints. Experience indicates that problems can be most efficiently resolved when both the sponsor and the food service management company designate officials to receive and respond to suggestions and complaints.

Reimbursement

Under the SFSP, a sponsor is reimbursed for complete meals that are properly served to eligible children. Therefore, if sponsors do not meet their responsibilities (such as ensuring that meals are eaten only on site), meals may be disallowed. This may not result in a loss of payment to the food service management company. However, the sponsor may be unable to pay the food service management company if the administering agency does not reimburse the sponsor.

The food service management company should understand that the sponsor must pay for meals delivered by the food service management company in accordance with the contract. Administering agencies and USDA are not parties to such contracts. Federal reimbursement is based solely upon program performance and is paid to the sponsor. Therefore, the food service management company should make sure that it is informed of any sponsor disallowances made by the administering agency, as such disallowances may affect payment to the company.

# Statistical Monitoring

Statistical monitoring procedures may be used by the administering agency and the USDA's Office of the Inspector General as a management and monitoring tool. Since the results of a statistical monitoring procedure may be used to determine a sponsor's reimbursement, both sponsors and food service management companies should be informed about how the monitoring method operates.

If statistical sampling reveals that the sponsor made an error, the administering agency may not reimburse the sponsor. In these cases, the sponsor still remains responsible for reimbursing the food service management company for meals that were delivered in accordance with the regulations and the contract. The administering agency will be able to furnish sponsors and food service management companies with additional information about statistical monitoring methods.

# Administrative Reviews

During the course of the summer, the administering agency will conduct administrative reviews of the sponsor's program operations. The reviews are designed to ensure that the sponsor's overall program is operating according to requirements. The results of these reviews may affect the amount of reimbursement a sponsor would receive and the payment to the food service management company as well. The food service management company should designate an official to be familiar with the total program, particularly with the sponsor's responsibilities. For example, in addition to reading the SFSP regulations and aids for the sponsor, the food service management company's representatives may want to attend training sessions sponsors arrange for food service personnel.

### Sponsor Disallowances

Violations that would result in loss of the sponsor's reimbursement from the administering agency (the sponsor is still responsible for paying the food service management company) are:

- \* Failure to plan and prepare, or order and adjust, meal orders with the objective of providing only one meal per child at each meal service
- \* Allowing meals to be eaten offsite
- \* Failure to serve meals as a unit
- \* Claiming meals served to nonprogram adults

- \* Serving meals outside the approved time frames
- \* Serving meals in excess of approved levels.

### Food Service Management Company Disallowances

Violations that would cause disallowances in the food service management company's reimbursement from the sponsor are:

- \* Delivering meals that are not unitized
- \* Delivering meals that are wholly or partially spoiled
- \* Delivering meals outside the designated delivery times
- \* Delivering meals with components that are less than the required size or weight
- \* Delivering meals that are missing components
- \* Changing menus or substituting components without the sponsor's prior approval.

#### Default of Contract

Sponsors may terminate the contract if the food service management company does not comply with its terms. The sponsor will notify the food service management company (and surety company, if a performance bond is in effect) of specific instances of unsatisfactory performance. If the food service management company does not immediately take corrective action, the sponsor may request the surety company to provide another food service management company, or the sponsor may negotiate another contract on a competitive basis. If the sponsor decides to negotiate on a competitive basis, it must contact several food service management companies for prices and try to choose the most qualified company at the most economical price. The defaulting food service management company (or surety company, if applicable) is liable for any difference in price between the original price and the repurchase price.

# Use of Minority Business Enterprise

In accordance with OMB Circular A-102 all sponsors are encouraged, whenever possible, to procure services from minority business enterprises on solicitation lists. If it is economically feasible, sponsors may wish to divide their total procurement requirements into smaller tasks or quantities to encourage participation by minority business enterprises.

A minority business enterprise is a business in which the management and daily operations are controlled by a member or members of a minority group. Such minority groups include Blacks, Hispanics, American Indians, Alaskan Natives, and Aleuts.

# Assistance Provided by the Small Business Administration

Use of Small Business Administration The Small Business Administration (SBA) is an independent Federal agency established to provide assistance to all small businesses. The SBA provides prospective, new, and established members of the small business community with financial assistance, management training, and counseling. It helps increase opportunities for minority people to start, strengthen, or expand successful businesses. The SBA's policy is to extend the fullest opportunity for minority and disadvantaged people to participate in the small business sector.

Some areas in which the SBA may be able to help minority-owned food service management companies improve or develop their businesses are:

Financial Assistance Food service managment companies that may need money and cannot borrow it on reasonable terms from conventional lenders may be able to get assistance from the SBA's loan programs. However, by law, the SBA may not make a loan if a business is able to obtain funds from a bank or other private source. The SBA may either participate with a bank or other lender in a loan, or it may guarantee up to 90 percent of a loan against loss. If the bank or other lender cannot provide funds using either of these methods, the law provides that the SBA can consider lending the entire amount as a direct governmental loan, if the funds are available. The SBA loans may be used to help food service management companies purchase equipment, facilities, and supplies.

Surety Bonds Under the Summer Food Service Program, food service management companies that submit bids over \$100,000 and that enter into a food service contract for over \$100,000 must obtain bid and performance bonds. The SBA makes the bonding process accessible to small and emerging contractors that find bonding unavailable to them. The SBA is authorized to guarantee a qualified surety up to 90 percent of losses incurred under bid payment bonds. The SBA can also guarantee performance bonds that are issued to contractors on contracts up to \$1 million. Food service management companies that anticipate problems in obtaining bid and performance bonds for the summer program may be interested in contacting the SBA for assistance.

Management and Counseling Assistance The Small Business Administration places special emphasis on improving the management ability of small business owners and managers. Accordingly, small business specialists may be able to assist minority-owned food service management companies with their management problems. They may also provide counseling on the problems or concerns food service management companies may have in meeting requirements for the SFSP.

Minority-owned food service management companies should contact SBA's nearest field office for prompt assistance.

#### 4. CAMPS

#### Introduction

The material in this section will provide the camp sponsor with the information essential for planning and operating a successful camp program.

# Camp Eligibility

#### Eligibility

The regulations define a camp as:

Residential summer camps and nonresidential day camps that offer a regularly scheduled food service as part of an organized program for enrolled children. Nonresidential camps must offer a continuous schedule between meal services of organized cultural or recreational programs for enrolled children.

# Sponsor Requirements for Camps

#### Requirements

In addition to the sponsor requirements mentioned in the earlier sections of this handbook, camps must also:

- \* Serve meals free to enrolled children who are eligible for free and reduced-price school meals according to the income guidelines for the National School Lunch and School Breakfast Programs.
- \* Collect family size and income information that documents the eligibility of all children who are being claimed as eligible for free and reduced-price school meals. These income statements must be maintained by the sponsor of the camp.
- \* Serve the same meal to all children regardless of reimbursement status and without discrimination against any child because of race, color, national origin, sex, age, or handicap.
- \* Develop a written policy statement for determining eligibility for free meals to be used by all participating sites, if a camp charges separately for meals.

### Training

#### Sponsor Personnel

Camp sponsors must attend administering agency training sessions on program responsibilities. Camp sponsors must then hold training sessions on program duties and responsibilities for all camp personnel.

Training for camp site personnel must include at least:

- 1. A general explanation of how the program operates
  - a. Purpose of the program
  - b. Requirements for camp site eligibility

- 2. Site Operations
  - a. Food service management company relationship (if applicable)
  - b. Site procedures at mealtime
- 3. Daily recordkeeping requirements

#### Reimbursement

Public Law 95-166 mandates that camp sponsors can only be reimbursed for meals served to children who are eligible for free and reduced-price meals according to the income guidelines for the National School Lunch and School Breakfast Programs. Camps must properly allocate and justify costs based on the percentage of children served who are eligible for free and reduced-price meals. Some costs, though, will be readily identifiable as direct costs, and must be documented as such.

The administering agency must approve the allocation formula for each camp sponsor. Since different camps will operate under different circumstances (that is, length of program, number and size of each session, and so forth), the camps will have different allocation plans.

Claims for reimbursement must reflect only meals served to eligible children and the costs associated with those meals.

Determining Allowable Meals and Costs As mentioned earlier, camps may be reimbursed only for meals served to children eligible for free and reduced-price school meals. In order to determine allowable meals and costs, camps must make a number of computations before using the reimbursement worksheets included in the References section. The computations described here are also outlined in the camp worksheets at the end of this section.

Adjustment Factors

Camps must first determine what amount of their meals and program costs are eligible for reimbursement. Sponsors make this determination by computing two different adjustment factors: one enables sponsors to determine the number of meals served, and the other enables sponsors to determine which operating costs may be claimed for reimbursement based on the total costs of their food service.

Combined Adjustment Factors Sponsors with camps that offer more than one session during a claiming period will need to compute combined adjustment factors that will take into account the size of each session and the percentage of eligible children enrolled in each session. The worksheet for camps explains specifically how sponsors determine these combined adjustment factors.

If sponsors wish to determine their potential reimbursement, they should complete all computations on the following worksheet for camps. Sponsors should turn to the regular reimbursement worksheets in the References section and make the following adjustments:

- (1) Wherever the sheet asks for the number of breakfasts, lunches, etc., served, enter only the number of each allowable meal as computed on the camp worksheet. Multiply these numbers of allowable meals by the reimbursement rates to determine your potential reimbursement for operating and administrative costs.
  - (2) Under number 2 on the reimbursement worksheet, enter only the allowable costs determined on the camp worksheet.

These are the only changes that camps should make. Sponsors should <u>not</u> adjust their actual administrative expenditures by multiplying administrative costs with the weighted adjustment factor.

# Worksheet for Camp Sponsors:

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Determine meal adjustment factor (compute separately for each camp session occurring within a claiming period):

- a. Number of enrolled children in this session who are eligible for free and reduced-price school meals =
- b. Total number of enrolled children in this session plus camp employees and adults who eat meals =
- c. Meal adjustment factor—divide a by b (the result <u>must</u> be less than 1) =

Step 2

Determine combined meal adjustment factor (if there has been only one camp session during this claiming period, continue to step 3):

- I. a. Meal adjustment factor for session 1 =
- I. b. Total number of meals served for session 1 =
- I. c. Allowable meals for session 1
  (a x b) = \_\_\_\_\_
- II. a. Meal adjustment factor for session 2 =
- II. b. Total number of meals served for session 2
- II. c. Allowable meals for session 2
   (a x b) = \_\_\_\_\_\_
- III. a. Meal adjustment factor for session 3 =

	III. b. Total number of meals served for session 3 =	
	<pre>III. c. Allowable meals for session 3</pre>	
	Continue in this manner for each additional session three sessions.	n if there are more than
	Combined meal adjustment factor:	
	$\frac{\text{Total Allowable Meals}}{\text{Total Meals}} = \frac{\text{Ic + l}}{\text{Ib + l}}$	IIc + IIIc + IVc + Vc IIb + IIIb + IVb + Vb
	=	(This number must be less than 1)
Step 3	Determine allowable meals:	
	I. a. Total number of breakfasts	=
	b. (Combined) meal adjustment factor	=
	c. Allowable breakfasts (a x b)	=
	II. a. Total number of snacks	=
	b. (Combined) meal adjustment factor	=
	c. Allowable snacks (a x b)	=
	III. a. Total number of lunches and/ or suppers	=
	b. (Combined) meal adjustment factor	=
	c. Allowable lunches and/or suppers (a x b)	=
Step 4	Determine operating cost adjustment factor (company session in a claiming period):	oute separately for each
	a. Number of enrolled children eligible for free a meals and the number of program adults who e	
	b. Total number of enrolled children plus camp enter the eat meals in this session =	mployees and adults who

	c.		erating cost adjustment s than 1) =	factor—divide a by b (tl	his number must be
Step 5				cost adjustment factor s claiming period, contin	
	I.	a.	Operating cost adjustm session 1	ent factor for	=
	I.	b.	Total number of meals session 1	served for	=
	I.	c.	Allowable meals for sea (a x b)	ssion 1	=
	п.	a.	Operating cost adjustm	ent factor for session 2	=
	п.	b.	Total number of meals	served for session 2	=
	II.	c.	Allowable meals for sea	ssion 2 (a x b)	=
	III.	a.	Operating cost adjustm	ent factor for session 3	=
	III.	b.	Total number of meals	served for session 3	=
	III.	c.	Allowable meals for sea	ssion 3 (a x b)	=
			e in this manner for eac are more than three ses	h additional session in t sions.	his claiming period
	Co	mbin	ed operating cost adjustr	nent factor:	
		al Al	llowable Meals eals	$= \frac{Ic + IIc + IIIc + IVc + V}{Ib + IIb + IIIb + IVb + V}$ $= \frac{\text{(this num less than)}}{\text{(this num less than)}}$	Vb ber <u>must</u> be
Step 6	Det	term	ine allowable operating o	eosts:	
	I.	a.	Total food cost		=
		b.	(Combined) operating of adjustment factor	eost	=
		c.	Allowable food costs (a	x b)	=

	II. a. Total labor costs	=	
	b. (Combined) operating cost a ment factor	adjust- =	
	c. Allowable labor costs (a x t	) =	
	III. a. Total other costs	=	
	b. (Combined) operating cost a ment factor	adjust- =	
	c. Allowable other costs (a x b	o) =	,
Step 7	Determine allowable administrative	eosts:	
	a. Total administrative costs (these costs are not reduced the adjustment factor)	=	

# 5. REFERENCES

Site Selection Worksheet						
Site name						
Site address						
Site phone number						
Person to contact for use of site						
Type of site:						
Recreation Center School Church Playground Settlement House	Park Residential Camp Playstreet Other					
Estimated number of children the site cou	ıld serve:					
Estimated number of needy children in ar	ea:					
Estimated number of supervisory personne control the food service:						
Is another site needed in this area?						
Are the present facilities adequate for an						
If not, comments:						
Does site have:						
Shelter (inclement weather)	Refrigeration					
Cooking facilities (if applicable)	Telephone					
Place to store prepared or delivered food						
Place to store records at site						
What types of organized activities are possible or planned at this site?						

\*State, local, municipal, or county government sponsors can only provide a food service at sites which they directly operate.

Sponsor/Site Agreement					
Name of site					
Address of site					
Administrator in charge					
Telephone					
The person named above agrees to:					
<ol> <li>Serve meals to all needy children 18 years of age and under (or persons over 18 years of age if they are mentally or physically handicapped and participating in a public or private nonprofit school program for the mentally or physically handicapped)</li> </ol>					
2. Serve meals which meet the minimum nutritional requirements					
3. Provide adequate supervision during the meal service					
4. Maintain and submit promptly such reports and records that the sponsor requires					
5. Report to the sponsor any changes in the number of meals you require as attendance fluctuates					
6. Report any other problems in regard to the meal service					
7. Comply with civil rights laws and regulations					
Signed:					
Administrator					
Sponsor Representative					

Date \_\_\_\_

Agreement to Furnish Food Service (Sponsor/School)
THIS AGREEMENT is made and entered into by and between (school)  and (sponsor)
(School) agrees to supply unitized meals (inclusive/exclusive) of milk and juice to (sponsor) with and for the rates herein listed:
Breakfasts \$ each Lunches \$ each Snacks \$ each Supper \$ each
It is further agreed that (school), pursuant to the provisions of the Summer Food Service Program Regulations, the attached copy of which is part of this agreement, will assure that said meals meet the minimum requirements as to nutritive value and content, and will maintain full and accurate records that the institution will need to meet its responsibility including the following:  1. Menu Records, including amount of food prepared.
2. Meals, including daily number of meals delivered by type.
These records must be reported to the institution promptly at the end of each month. (School)  agrees also to retain records required under the preceding clause for a period of 3 years after the end of the fiscal year to which they pertain (or longer, if an audit is in progress); and upon request, to make all accounts and records pertaining to the program available to representatives of the U.S. Department of Agriculture and the General Accounting Office for audit or administrative review at a reasonable time and place.  This agreement shall be effective as of (date)  It may be terminated by notice in writing given by any party hereto to the other parties at least 30 days prior to the date of termination.  IN WITNESS WHEREOF, the parties hereto have executed this agreement as of the dates indicated below:  Agreed to this date  Sponsor official  Title  Location of food preparation center(s):

# SUMMER FOOD SERVICE PROGRAM ELIGIBILITY FORM FOR CAMPS AND ENROLLED SITES

To apply for free and reduced price meals for your children carefully complete, sign and return this form to the sponsor. If you need help with this form call this telephone number . Note: In some cases foster children are eligible for benefits regardless of household income. If you have a foster child, contact the sponsor for assistance.

PART1 - COMPLETE THIS PART FOR IN A FOOD STAMP OR AFDC CASE. I					NCLUDED
CHILD'S NAME	i you need more spa	AFDC FOOL (CHECK ONE	D STAMPS	CASE NUM	BER
PART 2 - COMPLETE THIS PART IF FOOD STAMP OR AFDC CASE. If you CHILD'S NAME				NOT INCLU	IDED IN A
		_			
listed children only in part 1, s names of EVERYONE living in you need more space use a sepanumber of every adult age 21 or Security Number, enter "NONE" month on the same line as the notice amount BEFORE deductions title and list the TOTAL MONTHLY NAME(LAST, FRST)	our household, incluarate piece of pape older next to the adformation that adult. In the person for taxes, Social Sec	uding yourself r. Under "SOCI. lult's age. If an he last 4 colum who received i curity, etc.) Lis	and any child AL SECURITY adult listed do ans list ALL in t. You must list t each amoun	Iren listed NUMBER" j es not have ncome rece st the GROS	above. If print the e a Social rived last S income
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	NUMBER	BEFORE DEDUCTIONS	CHILD SUPPORT & ALIMONY		OTHER INCOME
1	<del>-</del>	_			
2					
3	- 				
4					
5					
6					
7					

TOTAL MONTHLY INCOME \_

#### PART 4 - IDENTIFYING INFORMATION AND CERTIFICATION OF DATA

RACE: Please check the race or ethnic identity of your children. You are not required to answer this question. We need this information to be sure that everyone receives benefits on a fair basis. NO CHILD WILL BE DISCRIMINATED AGAINST BECAUSE OF RACE, SEX, COLOR, NATIONAL ORIGIN, AGE OR HANDICAP.

VAL.	
WHITE, NOT OF HISPANIC ORIGIN	ASIAN OR PACIFIC ISLANDER
BLACK, NOT OF HISPANIC ORIGIN	AMERICAN INDIAN OR ALASKAN NATIVE
HISPANIC	

PENALTIES FOR MISREPRESENTATION: I certify that all of the above information is true and correct and that all income is reported. I understand that this information is being given for the receipt of Federal funds; that the sponsor may verify the information on the application; and that the deliberate misrepresentation of the information may subject me to prosecution under applicable State and Federal laws.

SIGNATURE: An adult MUST sign the application before it can be approved.

SIGNATURE OF ADULT	HOME ADDI	ŒZS	
DATE SIGNED	HOME TELEPHONE	WORK TELEPHONE	

If you did not give a Food Stamp or AFDC case number, Federal law (PL 97-35) requires you to list Social Security numbers of all adult household members before your child may receive free or reduced price meals. You do not have to give Social Security numbers, but if you refuse your child cannot receive free or reduced price meals. The Social Security numbers may be used to identify you for verifying the information you report on this application. Verification may include audits, investigations, contacting the State Employment Security office, Food Stamp or welfare office and employers and checking the written information provided by the household to confirm the information received. If incorrect information is discovered, a loss of benefits or legal action may occur. These facts must be told to all household members whose Social Security numbers are reported on this form.

NCOME ELIGIBILITY GUIDELINES FOR REDUCED-PRICE MEALS -(Effective 7/1/88 to 6/30/89) -- Households with incomes less than
or equal to these values are eligible for free or reduced-price
MEALS

HOUSEHOLD SIZE	YEAR	MONTH	WEEK	
1 2 3 4 5 6 7 8 EACH ADDITIONAL	10,675 14,301 17,927 21,553 25,179 28,805 32,431 36,057 +3,626	890 1,192 1,494 1,797 2,099 2,401 2,703 3,005 •303	206 276 345 415 485 <b>564</b> 624 694 +70	

II HELP WITH MONTHLY INCOME

# To determine monthly income:

if you receive the income every week, multiply the total gross income by 4.33.

If you receive the income every two weeks, multiply the total gross income by 2.15.

If you receive the income twice a month, multiply the total gross income by 2.

<u>REMEMBER</u>: YOU MUST REPORT THE TOTAL INCOME AMOUNT BEFORE TAXES, SOCIAL SECURITY, HEALTH BENEFITS, UNION DUES, OR OTHER DEDUCTIONS ARE MADE.

# INCOME ELIGIBILITY GUIDELINES FOR REDUCED-PRICE SCHOOL MEALS

July 1, 1988 - June 30, 1989

USDA's income eligibility guidelines for reduced-price school meals—the basis of SFSP meal eligibility—are equal to 185 percent of the Office of Management and Budget's nonfarm income poverty guidelines, as follows:

# FOR THE 48 CONTIGUOUS STATES, THE DISTRICT OF COLUMBIA, GUAM, AND TERRITORIES:

HOUSEHOLD SIZE	YEARLY	MONTHLY	WEEKLY
1	\$ 10,675	890	206
2	14,301	1,192	276
3	17,927	1,494	345
4	21,553	1,797	415
5	25,179	2,099	485
6	28,805	2,401	554
7	32,431	2,703	624
8	36,057	3,005	694
For each add.			
family member	+3,626	+303	+70

The adjusted guidelines\* for use in Alaska and Hawaii are:

	<u>ALASKA</u>		
HOUSEHOLD SIZE	YEARLY	MONTHLY	WEEKLY
1 2 3 4 5 6 7 8 For each add. family member	\$ 13,339 17,871 22,404 26,936 31,469 36,001 40,534 45,066 +4,533	1,112 1,490 1,867 2,245 2,623 3,001 3,378 3,756	257 344 431 518 606 693 780 867 +88

#### HAWAII

HOUSEHOLD SIZE	YEARLY	MONTHLY	WEEKLY
1	\$ 12,303	1,026	237
2	16,465	1,373	317
3	20,628	1,719	397
4	24,790	2,066	477
5	28,953	2,413	557
6	33,115	2,760	637
7	37,278	3,107	717
8	41,440	3,454	797
For each add.			
family member	+4.163	+347	+81

<sup>\*</sup> Sponsors of camps and enrolled sites in Alaska and Hawaii, using the eligibility form on pages 68 and 69, must substitute these guidelines.

### Vended Programs— Monitor Site Review Form

Two copies of this form should be filled out. One should be left with the site supervisor and one turned in to the sponsor.

Monitor's arrival time Departure time			ime		
Sponsor		Nam	e of site		
Date of review	(	· ·	Address		
			Phone		
Site supervisor Name and title of person contacted at site					
Regular site			Camp site	e	<del></del> -
Approved level of meal service  Attendance on day of visit Number eligible for free a Type(s) of meal service rev	nd reduce	d-price me		o only)	
•	түре о	F MEAL			
DAY OF VISIT:  # meals delivered Times meals delivered Times meals served # meals served as firsts to children # meals served as seconds to children # meals served to program adults # meals served to nonprogram adults # meals left over	B	S(a.m.)	L	S(p.m.)	S

## Vended Programs— Monitor Site Review Form

	Adult n	OLATIONS neals includes served to cl	ded in count of	ACTUAL COUNT	TYPE OF MEAL
2.	Off-site	e consumpt	ion (children)		
3.		nan one me o children	al served at on	e	
4.	Meal pa	attern not	net (specify)		
5.	Meals r	ot served a	as a unit		
6.	Meal ti	mes not ad	hered to		
7.			ccess of the meal service		***************************************
			FOLLOWING items on the n		
7.	No reco	ords			
8.	Incomp	lete record	s		
9.	Poor sa	nitation			
10.	Other			* * * * * * * * * * * * * * * * * * *	
-	<del> </del>		·		
2	YES	NO			
1.	<del></del> -		Does staffing approved site	pattern correspond t sheet?	o that listed on
2.		——÷	Has site super	visor attended train	ing session?
3.			Does site supe	ervisor use site hand	oook?
4.			Does site have	e sufficient food serv	vice supervision?
5.			Are meals cou	inted before delivery	receipt is signed?
6.			Are meal cour	nts taken of meals se	erved?
7.			Do meals mee	t approved menu?	

8	Do meals meet requirements?
9	Are meals checked for quality?
10	Is there proper sanitation/storage?
11	Is the ratio of meals served as seconds to meals first served excessive considering the 2-percent limit on claiming seconds?
12.	Is site following procedure established to make meal order adjustments?
13.	Are meals served within the specified time frames?
14	Does site have a place to serve children meals in case of inclement weather?
15.	Is meal served as a unit?
16.	Is the meal delivery schedule adhered to?
17	Are there provisions for storing or returning excess meals?
18	Is there documentation of children eligible for free and reduced-price meals, if applicable?
19	Is there a nondiscrimination poster, provided by the sponsor, on display in a prominent place?
20.	Are meals served to all attending children regardless of the child's race, color, national origin, sex, age, or handicap?
21	Do all children have equal access to services and facilities at the site regardless of race, color, national origin, sex, age, or handicap?
22	Is informational material concerning the availability and nutritional benefits of the program available in appropriate translations?

EXPLAIN ANY "NO" ANSWERS BELOW (Continue on other side if necessary):

Corrective action discussed with (Name and title):					
Corrective action taken:					
Site Supervisor's Comments:					
Further action needed by:					
I certify that the above informati	ion is correct.				
Monitor's signature	Site supervisor's signature				
Date	Date				

## Sponsor Meal Preparation— Monitor's Review Form

Sponsor	·· <u>·</u> ·········		Site		· · · · · · · · · · · · · · · · · · ·
Site address					
	<del></del>				
Monitor's arrival t	De	parture tim	e	<del></del>	
Site supervisor					<del></del>
Name and title of person contacted a	at site				
Regular site		_ Camp	site		
Approved average	daily particip	oation (ADP	)		
Attendance on day	of visit				
Type(s) of meal se	rvice reviewe	ed			
Day of visit	Breakfast	Snack	Lunch	Snack	Supper
# meals prepared					
Time which meals were served					
# meals served as firsts to children					
# meals served as seconds					
# meals served to program adults					

Food Used (Item)	Quantity used	Allowable servings per unit	Number of total available		short or over
Other f					
YES	NO				
		Are meals serve	d as a unit?		
	****	Did meal meet r	menu as plan	ned?	
		Were all require	ments met?		
		Are all children	fed onsite?		
	mak san-19	Are meals plannin mind?	ed with one	meal per ch	ild
		Is the ratio of excessive?	meals serv	ed as sec	onds to firsts
		Are accurate co	unts taken o	f meals serv	ved?
	·	Are meal produc	tion records	kept?	
		Is required heal for inspection?	th departme	nt certifics	tion available
		Is an inventory r	ecord being	kept?	
		Are receiving re	ports and pu	rchases inv	oices kept?
		Does staffing pa approved site ap			t listed on
		Has site supervis	sor attended	training sea	ssion?

	Are program aids being used?
	Is there proper sanitation and storage?
	Are meals served within approved time frames?
	Are records of adult meals kept?
	Is there documentation of children eligible for free and reduced-price meals if applicable?
	Is there a nondiscrimination poster, provided by the sponsor, on display in a prominent place?
	Are meals served to all attending children regardless of the child's race, color, national origin, sex, age, or handicap?
	Do all children have equal access to services and facilities at the site regardless of race, color, national origin, sex, age, or handicap?
Corrective ac	tion discussed with (name and title)
Corrective ac	tion taken:
Site Superviso	r's Comments:
Further action	needed by:
I certify that	the above information is correct.
Monitor's sign	ature Site supervisor's signature
Date	Date

	Onsite Inventory  Name of site				
				entory \$	
Item				Total inventory value	
					_
					<del></del>
					_
		-			
			Total ending	inventory \$	

## Worksheet for Administrative Costs

on	No. of people in that position	Sal	lary	No. of hours spent on food service	Total
		_X		ζ	_ =
		_x		ζ	=
		_X		ζ	_ =
		_x		ζ	_ =
		X		ζ	_ =
		1.	Salary t	otal	_
		2.	Transpo	ortation	
		3.	Commu	nications	_
		4.	Rental	of office sp	ace
		5.	Office	supplies	
		6.	Utilitie	s	
		7.	Use allo	owance of fu tures	urniture —
		8.	Audit f	ees	
		9.	Legal f	ees	
		10.	Office mainter		
		11.	Other (	specify)	

	Administrat	ive Mileage Recor	d	
	Name			
Date	Odometer reading start	Odometer reading stop	Number of miles	Itinerary
<del></del>				
	need compre	hensive mileage deative cost. The for	ocumentation in ord	ement for travel, they will der to claim this expense as aggested, simplified format

## Daily Meal Service Report (Lunch Only)

\*\*If allowed by sponsor.

		Report	perio	d				_
Name		Telep	hone					
Address		····						
Contact person					·			
Name		Telep	hone					
Address								
Site supervisor								
		S	M	Т	W	Т	F	Sa
1. Number of child	ren in attendance	e						
2. Number of meal to children	s served as firsts							
3. Extras served as to children*	seconds							
4. Number of meal	s served to progr	am adult	:s**					
5. Number of meal	s served to nonpr	ogram a	dults'	k *				
For sites served by	food service man	agement	t com	panie	s:			
6. Number of meal	s delivered	, . <del>.</del>						
7. Number of spoiled/incomplete meals								
8. Number of meal	s left over.							
The monitor should increase or decrease meals are unsatisfareceive meals fromeals, and name ar	se meals, the mea actory, or the de m another appro	als do no livery is ved site	t me	et me late e	eal re	quire o ear	ment	s, the
Paying adults	Lunch cos	t	Т	otal				
	х	=	\$					
Supervisor's comme	ents (account for	all other	mea	ls) _				
,								
*If you are ordering	g carefully, you sl	nould hav	ve vei	y fev	v ext	ra me	eals.	

	Personnel Time Report (One Mea	l Only)	
Salaried	Hours worked in food service Name S M T W T F SA	Total Hourly hours X wage	Total wages =claimable
Employees			
(salaries			
paid by			
sponsor)			
	I UNDERSTAND THAT THIS INFO TION WITH THE RECEIPT OF FI MISREPRESENTATION MAY SU APPLICABLE STATE AND FEDE	EDERAL FUNDS AND JBJECT ME TO PRO	THAT DELIBERATE DSECUTION UNDER FUTES.

Date

## Daily Meal Service Report (More than One Meal)

		Report period			
Sponsor	Name	Telephone			
	Address				
	Contact person				
	Name	Telephone			
	Address				
	Site Supervisor				
•		S M T W T F SA			
Breakfast	1. Number of children i	n attendance			
	2. Number of meals ser to children				
	3. Extras served as sector children*	onds			
	4. Number of meals served to program adults**				
	5. Number of meals ser	ved to nonprogram adults**			
	For sites served by food	service management companies:			
	6. Number of meals del				
	7. Number of spoiled/ir	ncomplete meals			
	8. Number of meals lef	t over			
A.M. Snack	1. Number of children i	n attendance			
	2. Number of meals ser	ved as firsts			
	to children				
	3. Extras served as sec	onds			
	to children*	ved to program adults**			
		ved to program adults**			
		service management companies:			
	6. Number of meals del				
	<ul><li>7. Number of spoiled/ir</li><li>8. Number of meals lef</li></ul>				
	o. Number of meals let	r over			

#### Lunch

- 1. Number of children in attendance
- 2. Number of meals served as firsts to children
- 3. Extras served as seconds to children\*
- 4. Number of meals served to program adults\*\*
- 5. Number of meals served to nonprogram adults\*\*

For sites served by food service management companies:

- 6. Number of meals delivered
- 7. Number of spoiled/incomplete meals
- 8. Number of meals left over

#### P.M. Snack

- 1. Number of children in attendance
- 2. Number of meals served as firsts to children
- 3. Extras served as seconds to children\*
- 4. Number of meals served to program adults\*\*
- 5. Number of meals served to nonprogram adults\*\*

For sites served by food service management companies:

- 6. Number of meals delivered
- 7. Number of spoiled/incomplete meals
- 8. Number of meals left over

#### Supper

- 1. Number of children in attendance
- 2. Number of meals served as firsts to children
- 3. Extras served as seconds to children\*
- 4. Number of meals served to program adults\*\*
- 5. Number of meals served to nonprogram adults\*\*

For sites served by food service management companies:

- 6. Number of meals delivered
- 7. Number of spoiled/incomplete meals
- 8. Number of meals left over

\*If you are ordering carefully, you should have very few extra meals.

\*\*Some sponsors may not allow serving meals to adults (19 years of age and over). You should have guidelines on this from your sponsor.

Number of paying adults		Meal cost	Total
Breakfast	x	= \$	
A.M. Snack	X	= \$	
Lunch	X	= \$	
P.M. Snack	X	= \$	
Supper	X	= \$	
Supervisor's commen	ats (account for a	ll other meals)	
	paying adults  Breakfast  A.M. Snack  Lunch  P.M. Snack  Supper	paying adults  Breakfast X  A.M. Snack X  Lunch X  P.M. Snack X  Supper X	paying adults       Meal cost         Breakfast       X       = \$         A.M. Snack       X       = \$         Lunch       X       = \$         P.M. Snack       X       = \$

The monitor should notify the sponsor immediately if: there is a need to increase or decrease meals, the meals do not meet meal requirements, the meals are unsatisfactory, or the delivery is too late or too early. If you receive meals from another site or transfer some meals to another approved site, record the date, number of meals, and name and location of other site.

#### Personnel Time Report (More Than One Meal) Hours worked in food service Total Hourly Total Salaried Name S M T W T F Sa wage hours claimable Employees (Salaries paid by sponsor) I UNDERSTAND THAT THIS INFORMATION IS BEING GIVEN IN CONNECTION WITH THE RECEIPT OF FEDERAL FUNDS AND THAT DELIBERATE MISREPRESENTATION MAY SUBJECT ME PROSECUTION UNDER APPLICABLE STATE AND FEDERAL CRIMINAL STATUTES. Site supervisor's signature

Date

## Reimbursement Worksheet

	Number Rates	
1. Operating Costs Determined By Rates of Reimbursement	a. Year-to-date* breakfasts X b. Year-to-date lunches X c. Year-to-date suppers X d. Year-to-date snacks X e. TOTAL (a+b+c+d)	= \$ = \$ = \$ = \$
2. Operating Costs Determined By Actual Expenditures	<ul> <li>a. Year-to-date food costs</li> <li>b. Year-to-date labor costs</li> <li>c. Year-to-date other costs</li> <li>d. TOTAL operating costs (a+b+c)</li> </ul>	\$ \$ \$
3. Maximum Allowable Operating Costs	Lesser of 1e and 2d	\$
4. Administrative Costs Determined by Rates of Reimbursement	a. Year-to-date breakfasts b. Year-to-date lunches c. Year-to-date supper d. Year-to-date snacks e. TOTAL (a+b+c+d)	= \$ = \$ = \$ = \$
5. Administra- tive Costs Determined by Actual Expendi- tures	a. Year-to-date actual administrative costs	\$
6. Administra- tive Costs Determined by Budget	a. Administrative budget approved by state administering agency, including any amendments	\$
7. Maximum Allowable Administrative Costs	Lesser of 4e and 5a and 6a	\$
8. Maximum Allowable TOTAL Food Service	Line 3 + Line 7	\$

Costs

9. Total Allowable Food Service Expenditures	<ul> <li>a. Total operating costs (line 2d)</li> <li>b. Total administrative costs (line 5a)</li> <li>c. Total program expenditures (a+b)</li> <li>d. Income accruing to food program  (Year-to-date)</li> <li>e. Allowable food service expenditures (c-d)</li> </ul>	\$\$ \$\$ \$\$	_ _ -
10. Potential Year-to-date Reimbursement	Lesser of line 8 and line 9e	\$	
11. Previous Year-to-date Payments	<ul> <li>a. All year-to-date advance payments</li> <li>b. All startup payments</li> <li>c. All previous reimbursements</li> <li>d. TOTAL previous year-to-date payments</li> </ul>	\$ \$ \$ \$	_ _ _
12. Actual Amount of Check To Expect for the Month	<ul> <li>a. Line 10</li> <li>b. Line 11d</li> <li>c. Amount of check to expect for the month (a-b)</li> </ul>	\$ \$ \$	_

<sup>\*</sup> Year-to-date: The number of meals or amount of costs calculated from the start of the program to the last day of the menth for which computation is being done.

## Beneficiary Data Form

Sponsor Site	e
Site Address	
Site Supervisor	
Racial/Ethnic Category	Number of Participating Children
American Indian or Alaskan Native (A person having origins in any of the original peoples of North America and who maintains cultural identification through tribal affiliation or community recognition (includes Aleuts and Eskimos).)	
Asian or Pacific Islander (A person having origins in any of the original peoples of the Far East, Southeast Asia, the Indian subcontinent, or the Pacific Islands. This area includes, for example, China, Japan, Korea, the Philippine Islands, and Samoa.)	
Black (not of Hispanic origin) (A person having origins in the black racial groups of Africa.)	
Hispanic (A person of Mexican, Puerto Rican, Cuban, Central or South American, or other Spanish culture or origin, regardless of race.)	
White (not of Hispanic origin) (A person having origins in any of the original peoples of Europe, North Africa, or the Middle East.)	
Monitor's signature	Date

### Glossary

Administering Agency The State agency or the USDA Food and Nutrition Service Regional Office that directly administers the Summer Food Service Program. This is the agency that approves applications and ensures that sponsors meet regulatory requirements.

Camp

A residential summer camp or a nonresidential day camp that offers a regularly scheduled food service as part of an organized program for enrolled children. A nonresidential camp must offer a continuous schedule between meal services of organized cultural or recreational programs for enrolled children.

Children

People age 18 or under; and people over 18 who are determined by a State or local educational agency of a State to be mentally or physically handicapped and who participate in a school program for such handicapped persons.

Civil Rights Laws and Regulations Title VI of the Civil Rights Act of 1964, Section 504 of the Rehabilitation Act of 1973, the Age Discrimination Act of 1975, and Department and program regulations pursuant to these laws.

Component

A required item of a meal, such as milk, meat, or meat alternate, two or more fruits or vegetables, and bread or bread equivalent.

Food Service Management Company

A company which contracts with a sponsor to prepare and/or deliver meals for the summer program.

Meal

A breakfast, lunch, supper, or snack which meets USDA nutritional standards and which is served to children at a food service site.

Meal Type

Any one of the four kinds of meals eligible for USDA reimbursement.

Needy Children

Children from families whose family size and income are below the USDA income poverty guidelines. The National School Lunch Program, the School Breakfast Program, and the Child Care Food Program use the same guidelines. Children eligible for free or reduced-price meals in those programs are considered needy.

Operating Program Costs The cost of operating a food service including food costs, labor costs, cost of nonfood supplies, and rental and use allowances for equipment and space.

Program Adult

Adult staff who prepare or serve meals or supervise children at mealtime. This does not include adults whose jobs are on the administrative staff, such as monitors.

Meal preparation

Those sponsors that prepare meals using their own personnel either at the site or at a central kitchen facility, from which the meals are transported to the sites also by sponsor personnel.

Unit

Serving all components of a meal together at the same time. For example, the milk and fruit components of a lunch cannot be served as a snack later in the day.

Unitized Meal

Meals delivered by a vendor with all components of each meal in one package (with the exception of milk and juice). The administering agency may approve exceptions to unitizing certain other components of a meal.



